CONTENTS

VOLUME 87

Subject Index ........................................ iii
Articles ........................................ viii
Notes ................................................ x
Authors ........................................... xi
Books Reviewed .................................... xiii

Copyright 1989
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 Goldstein: Mother-Love and Abortion: A Legal Interpretation) 1377-92

ACQUIRED IMMUNE DEFICIENCY SYNDROME
See Communicable Diseases.

ADMINISTRATION OF JUSTICE
Siskel and Ebert at the Supreme Court — Thomas E. Baker (r) 1472-502

ADMINISTRATION OF JUVENILE JUSTICE
Book notice (reviewing Kramer: At a Tender Age: Violent Youth and Juvenile Justice) 1316-20

ADMINISTRATIVE AGENCIES
See Administrative Procedure.

ADMINISTRATIVE LAW
See Administrative Procedure.

ADMINISTRATIVE PROCEDURE
Untangling “operation common sense”: reopening and review of Social Security Administration disability claims (n) 1946-85

ADMISSIBILITY OF EVIDENCE
Police-obtained evidence and the Constitution: distinguishing unconstitutionally obtained evidence from unconstitutionally used evidence — Arnold H. Loewy (a) 907-39

ASSIGNMENTS FOR BENEFIT OF CREDITORS
Rethinking absolute priority after Ahlers — John D. Ayer (a) 963-1025

BANKRUPTCY
See Assignments for Benefit of Creditors.

BANKRUPTCY ADMINISTRATION
See Assignments for Benefit of Creditors.

BOOKS
See also Books Reviewed, in this issue, pp. xiv-xv.
1989 survey of books relating to the law 1139-727

Notes of current books on law and related subjects

CIVIL DISOBEDIENCE
Right to disobey, The — Joel Feinberg (r) 1690-704

CIVIL PROCEDURE
See Law Teaching.

CIVIL RIGHTS
See also Discrimination, Discrimination: Race, Statutes.
Politics of victimization makes strange bedfellows, The — Jennifer L. Hochschild (r) 1584-98

COASE THEOREM
Coase defends Coase: why lawyers listen and economists do not — Stewart Schwab (r) 1171-98

COLLECTIVE BARGAINING
Substantiating “competitive disadvantage” claims: a broad reading of Truitt (n) 2026-55

COMMUNICABLE DISEASES
AIDS and government: a plan of action? — Taunya Lovell Banks (r) 1321-37

COMMUNICATIONS
Book notice (reviewing Abramson, Arterton & Orren: The Electronic Commonwealth: The Impact of New Media Technologies on Democratic Politics) 1393-400

CONFESSIONS
Confusing the fifth amendment with the sixth: lower court misapplication of the Innis definition of interrogation (n) 1073-125

CONSENT DECREES
Consent decrees and the rights of third parties — Larry Kramer (a) 321-64

CONSTITUTIONAL HISTORY
See also Legal History.
CONSTITUTIONAL LAW
See also Admissibility of Evidence, Confessions, Constitutional Theory, Discrimination: Race, First Amendment, Judges, Taxation.

Constitutional conventions — Frederick Schauer (r) 1407-17

CONSTITUTIONAL THEORY
See also Legal Narrative.

Onward constitutional soldiers — Milton S. Ball (r) 1438-49
Outlaw blues — Suzanna Sherry (r) 1418-37

CORPORATE ACQUISITIONS AND Mergers
See also Corporations: Officers & Directors.

Misreading the Williams Act — Lyman Johnson & David Millon (a) 1962-923
Missing the point about state takeover statutes — Lyman Johnson & David Millon (c) 846-57

CORPORATIONS
See Corporate Acquisitions & Mergers, Corporations: Officers & Directors.

CORPORATIONS: OFFICERS AND DIRECTORS
Corporate auctions and directors’ fiduciary duties: a third-generation business judgment rule (n) 276-313

COURTS
See also Administration of Justice, Judicial Review.


CRIME PREVENTION
See Punishment.

CRIMINAL LAW
See also Police, Punishment, Self-defense.
Introducing criminal law — Stephen J. Morse (r) 1294-306

CRITICAL LEGAL STUDIES
See also Constitutional Theory, Practical Legal Studies.
Contradiction and denial — Pierre Schlag (r) 1216-24

Jean-Luc Godard and critical legal studies (because we need the eggs) — Jeffrey L. Harrison & Amy R. Mashburn (a) 1924-44

DEMOCRACY
See Communications, Judicial Review.

DISCRIMINATION
See also Legal Narrative, Statutes.

Clearing the mixed-motive smokescreen: an approach to disparate treatment under title VII (n) 863-94
Finding a “manifest imbalance”: the case for a unified statistical test for voluntary affirmative action under title VII (n) 1986-2025

Patterson v. McLean: a symposium 1-137
Statutory interpretation, legislative inaction, and civil rights — Daniel A. Farber (a) 2-19

DISCRIMINATION: RACE
Decoding Richmond: affirmative action and the elusive meaning of constitutional equality — Michel Rosenfeld (a) 1729-94
Protection of civil rights: a constitutional mandate for the federal government — Julius Chambers (r) 1599-614

DISCRIMINATION: SEX
See Women.

ECONOMICS

ELECTIONS
See Communications.

EMPLOYEE BENEFITS
See Pension Plans.

ENVIRONMENTAL LAW
See also Hazardous Substances.
Environmental Faust succumbs to temptations of economic Mephistopheles, or, value by any other name is preference — Carol M. Rose (r) 1631-46

EVIDENCE
See also Admissibility of Evidence, Confessions.

Webs of things in the mind: a new science of evidence — Peter Tillers (r) 1225-38

FEDERALISM
See Discrimination Race.
FEMINIST JURISPRUDENCE
See Abortion, Women.

FIRST AMENDMENT
Book notice (reviewing Powe: American Broadcasting and the First Amendment) 1615-23
Harry Kalven, the Proust of the first amendment — Lee Bollinger (r) 1576-83

FOREIGN LAW
See Genocide.

FREEDOM OF SPEECH
See also First Amendment, Legal Narrative.
Free speech and the "acid bath": an evaluation and critique of Judge Richard Posner's economic interpretation of the first amendment (n) 499-536

GENOCIDE
On the "Auschwitz Lie" (c) 1026-32
See Genocide.

GERMANY
See Genocide.

GOETZ, BERNHARD
See Self-defense.

GOVERNMENT IMMUNITY AND LIABILITY
See Parole Boards.

HAZARDOUS SUBSTANCES
Information economics and chemical toxicity: designing laws to produce and use data — Mary L. Lyndon (a) 1795-861

HOMOSEXUALITY
Foundering on the seas of hopelessness — Mary C. Dunlap (r) 1366-76

IMMIGRATION AND EMIGRATION
See Constitutional Law.

INCOME TAX: EVASION AND AVOIDANCE
Tax avoidance and income measurement — Joshua D. Rosenberg (a) 365-497

INDIANS
See also Legal Narrative.
Scholarship, pedagogy, and federal Indian law — Philip P. Frickey (r) 1199-215

INFORMATION SYSTEMS
See Hazardous Substances.

INSANITY DEFENSE
See Punishment.

INTERNATIONAL COURTS AND TRIBUNALS
Going to court, internationally — Detlev F. Vagts (r) 1712-17

INTERNATIONAL LAW
See International Courts and Tribunals.

JEWISH LAW
Jewish law: finally, a useable and readable text for the noninitiate — Sherman L. Cohn (r) 1259-62

JUDGES
Regulating judicial misconduct and divining "good behavior" for federal judges — Harry T. Edwards (a) 765-96
Ultra-wrong about the "ultra-right" — Terry Eastland (r) 1450-63

JUDICIAL PROCESS
See Administration of Justice.

JUDICIAL REVIEW
Book notice (reviewing Melone & Mace: Judicial Review and American Democracy) 1503-07

JURISPRUDENCE
Judge Posner's jurisprudence of skepticism — Steven J. Burton (c) 710-23

JUVENILE JUSTICE, ADMINISTRATION OF
See Administration of Juvenile Justice.

LABOR LAW
See Collective Bargaining.

LABOR-MANAGEMENT RELATIONS
See Collective Bargaining.

LANGUAGE
See Legal Narrative, Legal Storytelling.

LAW AND SOCIETY
See Legal Theory.

LAW TEACHING
See also Indians, Jewish Law.
God, metaprocedure, and metarealism at Yale  
— Linda S. Mullenix (r) 1139-70  

LEGAL ETHICS  
See Judges.  

LEGAL FICTION  
See Women.  

LEGAL HISTORY  
See also Constitutional History, Discrimination: Race, Legal Narrative, Right of Privacy.  
Book notice (reviewing Loafgren: The Plessy Case: A Legal-Historical Interpretation) 1557-65  
Book notice (reviewing Tabuteau: Transfers of Property in Eleventh-Century Norman Law) 1571-75  
Law and disputing in commercializing early America — Cornelia Dayton (r) 1538-46  
Parable as legal scholarship, The — G. Edward White (c) 1508-26  
Reimagining the Marshall Court — H. Jefferson Powell (r) 1527-37  
Trial by ordeal — Robert C. Palmer, (r) 1547-56  

LEGAL NARRATIVE  
Cognitive dimension of the agon between legal power and narrative meaning, The — Steven L. Winter (a) 2225-79  
Difference made legal: the Court and Dr. King — David Luban (a) 2152-224  
Empathy, legal storytelling, and the rule of law: new words, old wounds? — Toni M. Massaro (a) 2099-127  
Final report: Harvard's affirmative action allegory, The — Derrick Bell (a) 2382-410  
Foreword: Telling Stories — Kim Scheppele (a) 2073-98  
Matter of voice and plot: belief and suspicion in legal storytelling, A — Richard K. Sherwin (a) 543-612  
Obliging shell: an informal essay on formal equal opportunity, The — Patricia Williams (a) 2128-51  
Persuasion — Joseph William Singer (a) 2442-58  
Public response to racist speech: considering the victim's story — Mari J. Matsuda (a) 2320-81  
Stories of origin and constitutional possibilities — Milner S. Bull (a) 2280-319  
Storytelling for oppositionists and others: a plea for narrative — Richard Delgado (a) 2411-41  
Tale of two clients: thinking about law as language, A — Clark D. Cunningham (a) 2459-94  

LEGAL THEORY  
See also Practical Legal Studies.  
Autopoietic law: the new science of Niklas Luhmann — Arthur J. Jacobson (r) 1647-89  

LEGISLATIVE INACTION  
See Discrimination, Statutes.  

LIBERAL LEGAL SCHOLARSHIP  
Future of liberal legal scholarship, The — Ronald K.L. Collins & David M. Skover (a) 189-239  

PAROLE BOARDS  
Board does not a bench make: denying quasi-judicial immunity to parole board members in section 1983 damages actions, A (n) 241-75  

PARTIES TO ACTION  
Divided we fall: associational standing and collective interest (n) 733-60  

PENSION PLANS  
Changing the rules of the game: pension plan terminations and early retirement benefits (n) 1034-72  

PERIODICAL INDEX  
Index to recent articles and comments appearing in leading law reviews 316-20, 539-42, 763-64, 898-905, 1129-38, 2061-72, 2499-504  

PHILOSOPHY  
See Civil Disobedience.  

POLICE  
Book notice (reviewing Uviller: Tempered Zeal: A Columbia Law Professor's Year on the Streets with the New York City Police) 1311-15  

POLITICS  
See Communications, Judges.  

PRACTICAL LEGAL STUDIES  
Practical legal studies and critical legal studies — Jay M. Feinman (c) 724-31  

PRECEDENTS  
Book notice (reviewing Goldstein: Precedent in Law) 1705-11  

PROPERTY  
See Legal History.
PUNISHMENT
Just punishment in an imperfect world — Stephen J. Schulhofer (r) 1263-93

RACES
See Legal Narrative.

RADIO AND TELEVISION
See First Amendment.

RIGHT OF PRIVACY
Book notice (reviewing Hixson: Privacy in a Public Society: Human Rights in Conflict) 1624-30

SCIENCE
See Hazardous Substances.

SECURITIES REGULATION, FEDERAL
See Stocks.

SEGREGATION
See Legal History.

SELF-DEFENSE
Hardly the trial of the century — Franklin E. Zimring (r) 1307-10

SEPARATION OF POWERS
See Constitutional Law.

SOCIOLOGICAL JURISPRUDENCE
See Legal Theory.

STANDING TO SUE
See Parties to Action.

STATISTICS
See Discrimination.

STATUTES
See also Discrimination.
Interpreting legislative inaction — William N. Eskridge, Jr. (a) 67-137
Legislative inaction and the Patterson case — Earl M. Maltz (c) 858-61
Updating statutory interpretation — T. Alexander Aleinikoff (a) 20-66

STOCK EXCHANGES
See Stocks.

STOCKS
Unimportance of being efficient: an economic analysis of stock market pricing and securities regulation, The — Lynn A. Stout (a) 613-709

TAXATION
Is "internal consistency" foolish?: reflections on an emerging commerce clause restraint on state taxation — Walter Hellerstein (a) 138-88

UNIONS
See Collective Bargaining.

WOMEN
Deconstructing gender — Joan C. Williams (a) 797-845
Seasoned to the use — Carol Sanger (r) 1338-65
<table>
<thead>
<tr>
<th>Article Title</th>
<th>Author(s)</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>AIDS and Government: A Plan of Action?</td>
<td>Taunya Lovell Banks</td>
<td>1231-37</td>
</tr>
<tr>
<td>Cognitive Dimension of the Agon Between Legal Power and Narrative Meaning, The</td>
<td>Steven L. Winter</td>
<td>2225-79</td>
</tr>
<tr>
<td>Consent Decrees and the Rights of Third Parties</td>
<td>Larry Kramer</td>
<td>321-64</td>
</tr>
<tr>
<td>Constitutional Conventions</td>
<td>Frederick Schauer</td>
<td>1407-17</td>
</tr>
<tr>
<td>Contradiction and Denial</td>
<td>Pierre Schlag</td>
<td>1216-24</td>
</tr>
<tr>
<td>Decoding Richmond: Affirmative Action and the Elusive Meaning of Constitutional Equality</td>
<td>Michel Rosenfeld</td>
<td>1729-94</td>
</tr>
<tr>
<td>Deconstructing Gender</td>
<td>Joan C. Williams</td>
<td>797-845</td>
</tr>
<tr>
<td>Difference Made Legal: The Court and Dr. King</td>
<td>David Luban</td>
<td>2152-224</td>
</tr>
<tr>
<td>Environmental Faust Succumbs to Temptations of Economic Mephistopheles, or, Value by Any Other Name Is Preference</td>
<td>Carol M. Rose</td>
<td>1631-46</td>
</tr>
<tr>
<td>Foreword: Telling Stories</td>
<td>Kim Scheppe</td>
<td>2073-98</td>
</tr>
<tr>
<td>Foundering on the Seas of Hopelessness</td>
<td>Mary C. Dunlap</td>
<td>1366-76</td>
</tr>
<tr>
<td>Future of Liberal Legal Scholarship, The</td>
<td>Ronald K.L. Collins &amp; David M. Skover</td>
<td>189-239</td>
</tr>
<tr>
<td>God, Metaprocedure, and Metarealism at Yale</td>
<td>Linda S. Mullenix</td>
<td>1139-70</td>
</tr>
<tr>
<td>Going to Court, Internationally</td>
<td>Detlev F. Vogt</td>
<td>1712-17</td>
</tr>
<tr>
<td>Hardly the Trial of the Century</td>
<td>Franklin E. Zimring</td>
<td>1307-10</td>
</tr>
<tr>
<td>Harry Kalven, the Proust of the First Amendment</td>
<td>Lee Bollinger</td>
<td>1576-83</td>
</tr>
<tr>
<td>Information Economics and Chemical Toxicity: Designing Laws To Produce and Use Data</td>
<td>Mary L. Lyndon</td>
<td>1795-561</td>
</tr>
<tr>
<td>Interpreting Legislative Inaction</td>
<td>William N. Eskridge, Jr.</td>
<td>67-137</td>
</tr>
<tr>
<td>Introducing Criminal Law</td>
<td>Stephen J. Morse</td>
<td>1263-93</td>
</tr>
<tr>
<td>Is “Internal Consistency” Foolish?: Reflections on an Emerging Commerce Clause Restriction on State Taxation</td>
<td>Walter Hellerstein</td>
<td>138-88</td>
</tr>
<tr>
<td>Jean-Luc Godard and Critical Legal Studies (Because We Need the Eggs)</td>
<td>Jeffrey L. Harrison &amp; Amy R. Mashburn</td>
<td>1924-44</td>
</tr>
<tr>
<td>Jewish Law: Finally, a Useable and Readable Text for the Noninitiate</td>
<td>Sherman L. Cohn</td>
<td>1259-62</td>
</tr>
<tr>
<td>Judge Posner’s Jurisprudence of Skepticism</td>
<td>Steven J. Burton</td>
<td>710-23</td>
</tr>
<tr>
<td>Just Punishment in an Imperfect World</td>
<td>Stephen J. Schulhofer</td>
<td>543-612</td>
</tr>
<tr>
<td>Law and Disputing in Commercializing Early America</td>
<td>Cornelia Dayton</td>
<td>1538-46</td>
</tr>
<tr>
<td>Legislative Inaction and the Patterson Case</td>
<td>Earl M. Maltz</td>
<td>858-61</td>
</tr>
<tr>
<td>Matter of Voice and Plot: Belief and Suspicion in Legal Storytelling, A</td>
<td>Richard K. Sherwin</td>
<td>543-612</td>
</tr>
<tr>
<td>Misreading the Williams Act</td>
<td>Lyman Johnson &amp; David Millon</td>
<td>1862-923</td>
</tr>
<tr>
<td>Missing the Point About State Takeover Statutes</td>
<td>Lyman Johnson &amp; David Millon</td>
<td>846-57</td>
</tr>
<tr>
<td>Obliging Shell: An Informal Essay on Formal Equal Opportunity, The</td>
<td>Patricia Williams</td>
<td>2129-51</td>
</tr>
<tr>
<td>On the “Auschwitz Lie”</td>
<td></td>
<td>1026-32</td>
</tr>
<tr>
<td>Onward Constitutional Soldiers</td>
<td>Milner S. Ball</td>
<td>1438-49</td>
</tr>
<tr>
<td>Outlaw Blues</td>
<td>Suzanna Sherry</td>
<td>1418-37</td>
</tr>
<tr>
<td>Parable as Legal Scholarship</td>
<td>G. Edward White</td>
<td>1508-26</td>
</tr>
<tr>
<td>Persuasion</td>
<td>Joseph William Singer</td>
<td>2442-58</td>
</tr>
<tr>
<td>Police-Obtained Evidence and the Constitution: Distinguishing Unconstitutionally Obtained Evidence from Unconstitutionally Used Evidence</td>
<td>Arnold H. Loevy</td>
<td>907-39</td>
</tr>
<tr>
<td>Practical Legal Studies and Critical Legal Studies</td>
<td>Jay M. Feinman</td>
<td>724-31</td>
</tr>
</tbody>
</table>
| v
Public Response to Racist Speech: Considering the Victim's Story — Mari J. Matsuda 2320-81
Regulating Judicial Misconduct and Divining "Good Behavior" for Federal Judges — Harry T. Edwards 765-96
Rethinking Absolute Priority After Ahlers — John D. Ayer 963-1025
Right to Disobey, The — Joel Feinberg (book review) 1690-704
Scholarship, Pedagogy, and Federal Indian Law — Philip P. Frickey (book review) 1199-215
Seasoned to the Use — Carol Sanger (book review) 1338-65
Siskel and Ebert at the Supreme Court — Thomas E. Baker (book review) 1472-502
Statutory Interpretation, Legislative Inaction, and Civil Rights — Daniel A. Farber 2-19
Stories of Origin and Constitutional Possibilities — Milner S. Ball 2280-319
Storytelling for Oppositionists and Others: A Plea for Narrative — Richard Delgado 2411-41
Tale of Two Clients: Thinking About Law as Language, A — Clark D. Cunningham 2459-94
Tax Avoidance and Income Measurement — Joshua D. Rosenberg 365-497
Trial by Ordeal — Robert C. Palmer (book review) 1547-56
Ultra-Wrong About the "Ultra-Right" — Terry Eastland (book review) 1450-63
Unimportance of Being Efficient: An Economic Analysis of Stock Market Pricing and Securities Regulation, The — Lynn A. Stout 613-709
Updating Statutory Interpretation — T. Alexander Aleinikoff 20-66
NOTES

Board Does Not a Bench Make: Denying Quasi-Judicial Immunity to Parole Board Members in Section 1983 Damages Actions, A 241-75
Changing the Rules of the Game: Pension Plan Terminations and Early Retirement Benefits 1034-72
Clearing the Mixed-Motive Smokescreen: An Approach to Disparate Treatment Under Title VII 863-94
Confusing the Fifth Amendment with the Sixth: Lower Court Misapplication of the Innis Definition of Interrogation 1073-125
Corporate Auctions and Directors’ Fiduciary Duties: A Third-Generation Business Judgment Rule 276-313

Divided We Fall: Associational Standing and Collective Interest 733-60
Finding a “Manifest Imbalance”: The Case for a Unified Statistical Test for Voluntary Affirmative Action under Title VII 1986-2025
Free Speech and the “Acid Bath”: An Evaluation and Critique of Judge Richard Posner’s Economic Interpretation of the First Amendment 499-536
Substantiating “Competitive Disadvantage” Claims: A Broad Reading of Truitt 2026-55
Untangling “Operation Common Sense”: Reopening and Review of Social Security Administration Disability Claims 1946-85
AUTHORS

ALEINIKOFF, T. ALEXANDER — Updating Statutory Interpretation 20-66
AYER, JOHN D. — Rethinking Absolute Priority After Ahlers 963-1025
BAKER, THOMAS E. — Siakel and Ebert at the Supreme Court (book review) 1472-502
BALL, MILNER S. — Onward Constitutional Soldiers (book review) 1438-49
— Stories of Origin and Constitutional Possibilities 2280-319
BELL, DERRICK — The Final Report: Harvard’s Affirmative Action Allegory 2382-410
BOLLINGER, LEE — Harry Kalven, the Proust of the First Amendment (book review) 1576-83
BURTON, STEVEN J. — Judge Posner’s Jurisprudence of Skepticism (correspondence) 710-23
COHN, SHERMAN L. — Jewish Law: Finally, a Useable and Readable Text for the Noninitiate (book review) 1259-62
COLLINS, RONALD K.L. & SKOVER, DAVID M. — The Future of Liberal Legal Scholarship 189-239
Correspondence — On the “Auschwitz Lie” 1026-32
CUNNINGHAM, CLARK D. — A Tale of Two Clients: Thinking About Law as Language 2459-94
DAYTON, CORNELIA — Law and Disputing in Commercializing Early America (book review) 1538-46
DELGADO, RICHARD — Storytelling for Oppositionists and Others: A Plea for Narrative 2411-41
DUNLAP, MARY C. — Foundering on the Seas of Hopelessness (book review) 1366-76
EASTLAND, TERRY — Ultra-Wrong About the “Ultra-Right” (book review) 1450-63
EDWARDS, HARRY T. — Regulating Judicial Misconduct and Divining “Good Behavior” for Federal Judges 765-96
ESKRIDGE, WILLIAM N., JR. — Interpreting Legislative Inaction 67-137
FARBER, DANIEL A. — Statutory Interpretation, Legislative Inaction, and Civil Rights 2-19
FEINBERG, JOEL — The Right To Disobey (book review) 1690-704
FEINMAN, JAY M. — Practical Legal Studies and Critical Legal Studies (correspondence) 724-31
FRICKEY, PHILIP P. — Scholarship, Pedagogy, and Federal Indian Law (book review) 1199-215
HARRISON, JEFFREY L. & MASHBURN, AMY R. — Jean-Luc Godard and Critical Legal Studies (Because We Need the Eggs) 1924-44
HELLERSTEIN, WALTER — Is “Internal Consistency” Foolish?: Reflections on an Emerging Commerce Clause Restraint on State Taxation 138-88
Johnson, Lyman & Millon, David — Misreading the Williams Act 1862-923
— Missing the Point About State Takeover Statutes (correspondence) 846-57
KRAMER, LARRY — Consent Decrees and the Rights of Third Parties 321-64
LOEWY, ARNOLD H. — Police-Obtained Evidence and the Constitution: Distinguishing Unconstitutionally Obtained Evidence from Unconstitutionally Used Evidence 907-39
LUBAN, DAVID — Difference Made Legal: The Court and Dr. King 2152-224
LYNDON, MARY L. — Information Economics and Chemical Toxicity: Designing Laws To Produce and Use Data 1795-861
MALTZ, EARL M. — Legislative Inaction and the Patterson Case (correspondence) 858-61
MASHBURN, AMY R. & HARRISON, JEFFREY L. — Jean-Luc Godard and Critical Legal Studies (Because We Need the Eggs) 1924-44
MATSDA, MARI J. — Public Response to Racist Speech: Considering the Victim’s Story 2320-81
MIKVA, ABNER J. — Chadha (book review) 1464-71
Millon, David & Johnson, Lyman — Misreading the Williams Act 1862-923
— Missing the Point About State Takeover Statutes (correspondence) 846-57
<table>
<thead>
<tr>
<th>Author</th>
<th>Title</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Morse, Stephen J.</td>
<td>Introducing Criminal Law</td>
<td>1294-306</td>
</tr>
<tr>
<td>Mullenix, Linda S.</td>
<td>God, Metaprocessure, and Meterealism at Yale</td>
<td>1139-70</td>
</tr>
<tr>
<td>Palmer, Robert C.</td>
<td>Trial by Ordeal</td>
<td>1547-56</td>
</tr>
<tr>
<td>Powell, H. Jefferson</td>
<td>Reimagining the Marshall Court</td>
<td>1527-37</td>
</tr>
<tr>
<td>Almer, Robert C.</td>
<td>Trial by Ordeal</td>
<td>1547-56</td>
</tr>
<tr>
<td>Powell, H. Jefferson</td>
<td>Reimagining the Marshall Court</td>
<td>1527-37</td>
</tr>
<tr>
<td>Rose, Carol M.</td>
<td>Environmental Faust Succumbs to Temptations of Economic Mephistopheles, or, Value by Any Other Name Is Preference</td>
<td>1631-46</td>
</tr>
<tr>
<td>Rosenberg, Joshua D.</td>
<td>Tax Avoidance and Income Measurement</td>
<td>365-497</td>
</tr>
<tr>
<td>Rosenfeld, Michel</td>
<td>Decoding Richmond: Affirmative Action and the Elusive Meaning of Constitutional Equality</td>
<td>1729-94</td>
</tr>
<tr>
<td>Sanger, Carol</td>
<td>Seasoned to the Use</td>
<td>1338-65</td>
</tr>
<tr>
<td>Schauer, Frederick</td>
<td>Constitutional Conventions</td>
<td>1407-17</td>
</tr>
<tr>
<td>Scheppel, Kim</td>
<td>Foreword: Telling Stories</td>
<td>2073-98</td>
</tr>
<tr>
<td>Schlag, Pierre</td>
<td>Contradiction and Denial</td>
<td>1216-24</td>
</tr>
<tr>
<td>Schulhofer, Stephen J.</td>
<td>Just Punishment in an Imperfect World</td>
<td>1263-93</td>
</tr>
<tr>
<td>Schwab, Stewart</td>
<td>Coase Defends Coase: Why Lawyers Listen and Economists Do Not</td>
<td>1171-98</td>
</tr>
<tr>
<td>Sherry, Suzanna</td>
<td>Outlaw Blues</td>
<td>1418-37</td>
</tr>
<tr>
<td>Singer, Joseph William</td>
<td>Persuasion</td>
<td>2442-58</td>
</tr>
<tr>
<td>Skover, David M. &amp; Collins, Ronald K.L.</td>
<td>The Future of Liberal Legal Scholarship</td>
<td>189-239</td>
</tr>
<tr>
<td>Stout, Lynn A.</td>
<td>The Unimportance of Being Efficient: An Economic Analysis of Stock Market Pricing and Securities Regulation</td>
<td>613-709</td>
</tr>
<tr>
<td>Tillers, Peter</td>
<td>Webs of Things in the Mind: A New Science of Evidence</td>
<td>1225-58</td>
</tr>
<tr>
<td>Vagts, Detlev F.</td>
<td>Going to Court, Internationally</td>
<td>1712-17</td>
</tr>
<tr>
<td>White, G. Edward</td>
<td>The Parable as Legal Scholarship</td>
<td>1508-26</td>
</tr>
<tr>
<td>Williams, Joan C.</td>
<td>Deconstructing Gender</td>
<td>797-845</td>
</tr>
<tr>
<td>Williams, Patricia</td>
<td>The Obliging Shell: An Informal Essay on Formal Equal Opportunity</td>
<td>2128-51</td>
</tr>
<tr>
<td>Winter, Steven L.</td>
<td>The Cognitive Dimension of the Agon Between Legal Power and Narrative Meaning</td>
<td>2225-79</td>
</tr>
<tr>
<td>Zimring, Franklin E.</td>
<td>Hardly the Trial of the Century</td>
<td>1307-10</td>
</tr>
</tbody>
</table>
BOOKS REVIEWED

ABRAMSON, ARERTON & ORREN: The Electronic Commonwealth: The Impact of New Media Technologies on Democratic Politics (student review) 1393

BARTLETT: Trial by Fire and Water: The Medieval Judicial Ordeal (Robert C. Palmer) 1547

BAZELON: Questioning Authority: Justice and Criminal Law (Stephen J. Schulhofer) 1263

BELKNAP: Federal Law and Southern Order: Racial Violence and Constitutional Conflict in the Post-Brown South (Julius Chambers) 1599

BUMILLER: The Civil Rights Society: The Social Construction of Victims (Jennifer L. Hochschild) 1584

BURT: Two Jewish Justices: Outcasts in the Promised Land (G. Edward White) 1508

CANBY: American Indian Law in a Nutshell (Philip P. Frickey) 1199

COASE: The Firm: The Market and The Law (Stewart Schwab) 1171

COVER, FISS & RESNIK: Procedure (Linda S. Mullenix) 1139

CRAG: Chadha (Abner J. Mikva) 1464

CRUSE: Plural But Equal: Blacks and Minorities in America's Plural Society (Jennifer L. Hochschild) 1584

DAMROSCH: The International Court of Justice at a Crossroads (Detlev F. Vagts) 1712

DORFF & ROSET: A Living Tree: The Roots and Growth of Jewish Law (Sherman L. Cohn) 1259

ESTREICHER & Sexton: Redefining the Supreme Court's Role: A Theory of Managing the Federal Judicial Process (Thomas E. Baker) 1472

FLETCHER: A Crime of Self-Defense: Bernhard Goetz and the Law on Trial (Franklin E. Zimring) 1307

GREENAWALT: Conflicts of Law and Morality (Joel Feinberg) 1600

GOLDSTEIN (Laurence): Precedent in Law (student review) 1705

GOLDSTEIN (Robert): Mother-Love and Abortion: A Legal Interpretation (student review) 1377

HIXSON: Privacy in a Public Society: Human Rights in Conflict (student review) 1624

KALVEN: A Worthy Tradition: Freedom of Speech in America (Lee Bollinger) 1576

KATZ: Bad Acts and Guilty Minds: Conundrums of the Criminal Law (Stephen J. Morse) 1294

KELMAN: A Guide to Critical Legal Studies (Pierre Schlag) 1216

KRAMER: At a Tender Age: Violent Youth and Juvenile Justice (student review) 1316

LEVINSOHN: Constitutional Faith (Milner S. Ball) 1438

LOFGREN: The Plessy Case: A Legal-Historical Interpretation (student review) 1557

MANN: Neighbors and Strangers: Law and Community in Early Connecticut (Cornelia Dayton) 1538

MELONE & MACE: Judicial Review and American Democracy (student review) 1503

MILLER: The Good Mother (Carol Sanger) 1338

MOHR: Gays/Justice: A Study of Ethics, Society, and Law (Mary C. Dunlap) 1366

O'BRIEN: What Process Is Due? Courts and Science-Policy Disputes (student review) 1401

POWE: American Broadcasting and the First Amendment (student review) 1615

SAGOFF: The Economy of the Earth: Philosophy, Law, and the Environment (Carol M. Rose) 1631

SCHUM: Evidence and Inference for the Intelligence Analyst (Peter Tillers) 1225

SCHWARTZ: Packing the Courts: The Conservative Campaign to Rewrite the Constitution (Terry Eastland) 1450

TABUTEAU: Transfers of Property in Eleventh-Century Norman Law (student review) 1571

TEN: Crime, Guilt, and Punishment: A Philosophical Introduction (Stephen J. Morse) 1294


TRIBE: American Constitutional Law (2d ed.) (Frederick Schauer) 1407

TUROW: Presumed Innocent (Carol Sanger) 1338

TUSHNET: Red, White, and Blue: A Critical Analysis of Constitutional Law (Suzanna Sherry) 1418


UVILLER: Tempered Zeal: A Columbia Law Professor's Year on the Streets with the New York City Police (student review) 1311


WHITE (Morton): Philosophy, The Federalist, and the Constitution (student review) 1566