CONTENTS

VOLUME 95

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

Copyright © 1997
By THE MICHIGAN LAW REVIEW ASSOCIATION
SUBJECT INDEX

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

**ABORTION**

Casey Standard for Evaluating Facial Attacks on Abortion Statutes, The — John Christopher Ford (n) 1443-71

**AFFIRMATIVE ACTION PROGRAMS**

Values, Symbols, and Facts in the Affirmative Action Debate — Deborah C. Malamud (r) 1668-714

**ATTORNEY’S FEES**

See Pro Se Litigants.

**BANKRUPTCY**

Immovable Object Versus the Irresistible Force: Rethinking the Relationship Between Secured Credit and Bankruptcy Policy, The — Lawrence Ponoroff & F. Stephen Knippenberg (a) 2234-307

**BIAS CRIMES**

See Criminal Law.

**BUSINESS**

Folklore of Investor Capitalism, The — John C. Coffee, Jr. (r) 1970-89

**CAMPAIGN FUNDS**

More Sensible Approach to Regulating Independent Expenditures: Defending the Constitutionality of the FEC’s New Express Advocacy Standard, A — Michael D. Leffel (n) 686-718

**CIVIL RIGHTS**

See Constitutional Law.

**CLASS ACTIONS**

See Mass Torts.

**COASE THEOREM**

See Vertical Antitrust Restraints.

**COMMUNICATIONS**

See Obscenity.

**COMPARATIVE LAW**

Three Arguments for Gay Rights — Andrew Koppelman (r) 1636-67

**COMPUTER SOFTWARE**

See Copyright.

**CONSTITUTIONAL HISTORY**

Early Interpretations & Original Sins — Christopher L. Eisgruber (r) 2005-26

**CONSTITUTIONAL LAW**

See also Abortion, Taxation.

Antidisestablishmentarianism: Why RFRA Really Was Unconstitutional — Jed Rubenfeld (a)

Attainer and Amendment 2: Romer’s Rightness — Akhil Reed Amar (a) 203-35

Is Amendment 2 Really a Bill of Attainder?

Some Questions about Professor Amar’s Analysis of Romer — Roderick M. Hills, Jr. (c) 236-54

Taking Our Actual Constitution Seriously — Thomas D. Eisele (r) 1799-838

**COPYRIGHT**

Is Turn About Fair Play? Copyright Law and the Fair Use of Computer Software Loaded into RAM — Chad G. Asarch (n) 654-85

**CORPORATE TAXES**

See Limited Liability Companies.

**CORPORATIONS**

See Business.

**CRIMINAL LAW**

Between Economics and Sociology: The New Path of Deterrence — Dan M. Kahan (c) 2477-91

Deterrence’s Difficulty — Neal Kumar Katyal (a) 2385-476

Lynching Ethics: Toward a Theory of Racialized Defenses — Anthony V. Alfieri (a) 1063-104

**CRITICAL RACE THEORY**

See also Criminal Law, Legal Education, Legal Profession.

Afterword: Other Americas — Angela P. Harris 1150-58

Foreword: “Racialism” and Reason — Frank I. Michelman 723-40

**DEBTOR AND CREDITOR**

See Bankruptcy.
<table>
<thead>
<tr>
<th>Topic</th>
<th>See Also</th>
<th>Authors and Page Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>DELEGATION OF POWERS</strong></td>
<td>Representative Government</td>
<td></td>
</tr>
<tr>
<td><strong>DISCRIMINATION</strong></td>
<td>Constitutional Law</td>
<td>Roderick M. Hills, Jr. (r) 1588-635</td>
</tr>
<tr>
<td><strong>DOMESTIC VIOLENCE</strong></td>
<td>Legal Narratives, Therapeutic Narratives: The Invisibility and Omnipresence of Race and Gender</td>
<td>Leslie G. Espinoza (a) 901-37</td>
</tr>
<tr>
<td><strong>DUE PROCESS OF LAW</strong></td>
<td>Land Use</td>
<td></td>
</tr>
<tr>
<td><strong>ECONOMIC JURISPRUDENCE</strong></td>
<td>Criminal Law, Ethics</td>
<td></td>
</tr>
<tr>
<td><strong>ENVIRONMENTAL PROTECTION</strong></td>
<td>Revitalizing Environmental Federalism</td>
<td>Daniel C. Esty (a) 570-653</td>
</tr>
<tr>
<td><strong>ETHICS</strong></td>
<td>Human Flourishing and Limits on Markets</td>
<td>John A. Robertson (r) 2139-59</td>
</tr>
<tr>
<td></td>
<td>Is Morality Like the Tax Code?</td>
<td>Larry Alexander (r) 1839-50</td>
</tr>
<tr>
<td><strong>FAIR USE DOCTRINE</strong></td>
<td>Copyright</td>
<td></td>
</tr>
<tr>
<td><strong>FEDERALISM</strong></td>
<td>Environmental Protection</td>
<td></td>
</tr>
<tr>
<td><strong>FEDERAL RULES OF CIVIL PROCEDURE</strong></td>
<td>Pro Se Litigants</td>
<td></td>
</tr>
<tr>
<td><strong>FEMINIST JURISPRUDENCE</strong></td>
<td>Legal Education</td>
<td></td>
</tr>
<tr>
<td><strong>FIRST AMENDMENT PROTECTIONS</strong></td>
<td>Campaign Funds, Radio and Television</td>
<td>Robert Post (r) 1517-41</td>
</tr>
<tr>
<td><strong>FOREIGN LAW</strong></td>
<td>Securing Russia's Future: A Plea for Reform in Russian Secured Transactions Law</td>
<td>Jason J. Kilborn (n) 255-95</td>
</tr>
<tr>
<td><strong>FOREIGN RELATIONS OF THE UNITED STATES</strong></td>
<td>Separation of Powers</td>
<td></td>
</tr>
<tr>
<td><strong>FRANCHISING</strong></td>
<td>Vertical Antitrust Restraints</td>
<td></td>
</tr>
<tr>
<td><strong>FREEDOM OF RELIGION</strong></td>
<td>Delegation of Powers</td>
<td>Steven C. Seeger (n) 1472-513</td>
</tr>
<tr>
<td><strong>FREEDOM OF SPEECH</strong></td>
<td>Obscenity</td>
<td>G. Edward White (a) 299-392</td>
</tr>
<tr>
<td><strong>GOVERNMENT</strong></td>
<td>Congressional Ethics and Constituent Advocacy in an Age of Mistrust</td>
<td>Ronald M. Levin (a) 1-110</td>
</tr>
<tr>
<td><strong>HERMENEUTICS</strong></td>
<td>Politics of Postmodern Jurisprudence</td>
<td>Stephen M. Feldman (a) 166-202</td>
</tr>
<tr>
<td><strong>HOMOSEXUALITY AND LESBIANISM</strong></td>
<td>Comparative Law, Constitutional Law, Marriage</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Should There Be Homosexual Marriage? And If So, Who Should Decide?</td>
<td>Richard A. Posner (r) 1578-87</td>
</tr>
<tr>
<td><strong>IMPLIED RIGHT OF ACTION</strong></td>
<td>Implied Cause of Action Under the Real Estate Settlement Procedures Act</td>
<td>Christopher L. Sagers (n) 1381-403</td>
</tr>
<tr>
<td><strong>INSURANCE</strong></td>
<td>Theory of Insurance Policy Interpretation</td>
<td>Kenneth S. Abraham (a) 531-69</td>
</tr>
<tr>
<td><strong>INTERNATIONAL LAW</strong></td>
<td>Globalization, International Institutions, and the Erosion of National Sovereignty and Democracy</td>
<td>Phillip R. Trimble (r) 1944-69</td>
</tr>
</tbody>
</table>
INTERNATIONAL SECURITIES REGULATION
Securities Disclosure in a Globalizing Market: Who Should Regulate Whom — Merritt B. Fox (a) 2498-632

JURISPRUDENCE
See also Constitutional Law.
Modern Jurisprudence, Postmodern Jurisprudence, and Truth — Ken Kress (r) 1871-926
Narrowing of English Jurisprudence, The — Neil Duxbury (r) 1990-2004

LABOR LAW

LAND USE
Determining Ripeness of Substantive Due Process Claims Brought by Landowners Against Local Governments — David S. Mendel (n) 492-527

LAW AND LITERATURE
Law and Fancy — Robin West 1851-70

LEGAL EDUCATION
See also Domestic Violence.
Vampires Anonymous and Critical Race Practice — Robert A. Williams, Jr. (a) 741-65
Whose Law Is This Anyway? — Christine A. Littleton (r) 1560-77

LEGAL HISTORY
See also Freedom of Speech, Jurisprudence.
Elusive Truth About Holmes, The — A.W. Brian Simpson (r) 2027-43
Simpson’s Leading Cases — Robert W. Gordon (r) 2044-54

LEGAL POSITIVISM
See Legal Profession.

LEGAL PROFESSION
Beyond “Sellouts” and “Race Cards”: Black Attorneys and the Straitjacket of Legal Practice — Margaret M. Russell (a) 766-94
Critical Race Praxis: Race Theory and Political Lawyering Practice in Post-Civil Rights America — Eric K. Yamamoto (a) 821-900
Rodrigo’s Thirteenth Chronicle: Legal Formalism and Law’s Discontents — Richard Delgado (a) 1105-49
Straightjacketing Professionalism: A Comment on Russell — David B. Wilkins (c) 795-820

Underrepresentation of Minorities in the Legal Profession: A Critical Race Theorist’s Perspective, The — Alex M. Johnson, Jr. (a) 1005-62

LIMITED LIABILITY COMPANIES
Limited Liability Company: A Catalyst Exposing the Corporate Integration Question, The — Susan Pace Hamill (a) 393-446

MARRIAGE
See also Homosexuality and Lesbianism.
What If? The Legal Consequences of Marriage and the Legal Needs of Lesbian and Gay Male Couples — David L. Chambers (a) 447-91

MASS TORTS
Judicial Centralization and Devolution in Mass Torts — Francis E. McGovern (r) 2077-89

MEDICAL JURISPRUDENCE
See Scientific Evidence.

MINORITIES
See Legal Profession.

MORTGAGES
See Implied Right of Action.

NATIONAL SELF-DETERMINATION
See International Law.

OBSCENITY
Censorship and Media Violence — Sissela Bok (r) 2160-66

POLITICS
See Representative Government.

POPULATION

PRO SE LITIGANTS
Awarding Attorney’s Fees to Pro Se Litigants Under Rule 11 — Jeremy D. Spector (n) 2308-30

RACE
See also Domestic Violence, Legal Profession, Social Welfare, Women.
Devil and the One Drop Rule: Racial Categories, African Americans, and the U.S. Census, The — Christine B. Hickman (a) 1161-265
<table>
<thead>
<tr>
<th>Topic</th>
<th>Title</th>
<th>Authors</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>RADIO AND TELEVISION</td>
<td>Inevitable Wasteland: Why the Public Trustee Model of Broadcast Television Regulation Must Fail, The</td>
<td>Ronald J. Krotozsynski, Jr.</td>
<td>2101-38</td>
</tr>
<tr>
<td>REPRESENTATIVE GOVERNMENT</td>
<td>Unwelcome Judicial Obligation to Respect Politics in Racial Gerrymandering Remedies, The</td>
<td>Jeffrey L. Fisher</td>
<td>1404-42</td>
</tr>
<tr>
<td>SCHOOL INTEGRATION</td>
<td>End of Busing?, The</td>
<td>Davison M. Douglas</td>
<td>1715-37</td>
</tr>
<tr>
<td>SCIENTIFIC EVIDENCE</td>
<td>Galileo’s Tribute: Using Medical Evidence in Court</td>
<td>Rochelle Cooper Dreyfuss</td>
<td>2055-76</td>
</tr>
<tr>
<td>SECURED TRANSACTIONS</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>See Bankruptcy, Foreign Law.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEPARATION OF POWERS</td>
<td>Process Versus Policy in Foreign Relations: Foreign Affairs and the United States Constitution</td>
<td>Michael J. Glennon</td>
<td>1542-59</td>
</tr>
<tr>
<td>SOCIAL WELFARE</td>
<td>Representing Race Outside of Explicitly Racialized Contexts</td>
<td>Naomi R. Cahn</td>
<td>965-1004</td>
</tr>
<tr>
<td>SOCIOLGY</td>
<td>Perpetual Motion</td>
<td>Peter H. Schuck</td>
<td>1738-60</td>
</tr>
<tr>
<td>SOVEREIGNTY</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>See International Law.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SUBSTANCE ABUSE</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>See Women.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SUBVERSIVE ACTIVITIES</td>
<td>Chosen People in Our Wilderness, The</td>
<td>Susan P. Koniak</td>
<td>1761-98</td>
</tr>
<tr>
<td>TAXATION</td>
<td>“Solely Criminal Purpose” Defense to the Enforcement of IRS Summonses, The</td>
<td>Darius J. Mehraban</td>
<td>2331-42</td>
</tr>
<tr>
<td></td>
<td>Suspect Linkage: The Interplay of State Taxing and Spending Measures in the Application of Constitutional Antidiscrimination Rules</td>
<td>Dan T. Coenen &amp; Walter Hellerstein</td>
<td>2167-233</td>
</tr>
<tr>
<td>VERTICAL ANTITRUST RESTRAINTS</td>
<td>Antitrust Balancing in a (Near) Coasean World: The Case of Franchise Tying Contracts</td>
<td>Alan J. Meese</td>
<td>111-65</td>
</tr>
<tr>
<td>WOMEN</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>See also Domestic Violence.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Unshackling Black Motherhood</td>
<td>Dorothy E. Roberts</td>
<td>938-64</td>
</tr>
</tbody>
</table>
ARTICLES

Afterword: Other Americas — Angela P. Harris 1150-58
Antidisestablishmentarianism: Why RFRA Really Was Unconstitutional — Jed Rubenfeld 2347-84
Antitrust Balancing in a (Near) Coasean World: The Case of Franchise Tying Contracts — Alan J. Meese 111-65
Attainder and Amendment 2: Romer’s Rightness — Akhil Reed Amar 203-35
Between Economics and Sociology: The New Path of Deterrence — Dan M. Kahn (correspondence) 2477-97
Beyond “Sellouts” and “Race Cards”: Black Attorneys and the Straitjacket of Legal Practice — Margaret M. Russell 766-94
Censorship and Media Violence — Sissela Bok (book review) 2160-66
Chosen People in Our Wilderness, The — Susan P. Koniak (book review) 1761-98
Congressional Ethics and Constituent Advocacy in an Age of Mistrust — Ronald M. Levin 1-110
Deterrence’s Difficulty — Neal Kumar Katyal 2385-476
Devil and the One Drop Rule: Racial Categories, African Americans, and the U.S. Census, The — Christine B. Hickman 1161-265
Early Interpretations & Original Sins — Christopher L. Eisgruber (book review) 2005-26
End of Busing?, The — Davison M. Douglas (book review) 1715-37
Equality and Autonomy in First Amendment Jurisprudence — Robert Post (book review) 1517-41
First Amendment Comes of Age: The Emergence of Free Speech in Twentieth-Century America, The — G. Edward White 299-392
Foreword: “Racialism” and Reason — Frank I. Michelman 723-40
Galileo’s Tribute: Using Medical Evidence in Court — Rochelle Cooper Dreyfuss (book review) 2055-76
Human Flourishing and Limits on Markets — John A. Robertson (book review) 2139-59
Immovable Object Versus the Irresistible Force: Rethinking the Relationship Between Secured Credit and Bankruptcy Policy, The — Lawrence Ponoroff & Stephen Kippenberg 2234-307
Inevitable Wasteland: Why the Public Trustee Model of Broadcast Television Regulation Must Fail, The — Ronald J. Krotoszynski, Jr. (book review) 2101-38
Is Amendment 2 Really a Bill of Attainder? Some Questions About Professor Amar’s Analysis of Romer — Roderick M. Hills, Jr. (correspondence) 236-54
Judicial Centralization and Devolution in Mass Torts — Francis E. McGovern (book review) 2077-89
Law and Fancy — Robin West (book review) 1851-70
Legal Narratives, Therapeutic Narratives: The Invisibility and Omnipresence of Race and Gender — Leslie G. Espinoza 901-37
Limited Liability Company: A Catalyst Exposing the Corporate Integration Question, The — Susan Pace Hamill 393-446
Lynching Ethics: Toward a Theory of Racialized Defenses — Anthony V. Alfieri 1063-104
Perpetual Motion — Peter H. Schuck (book review) 1738-60
Representing Race Outside of Explicitly Racialized Contexts — Naomi R. Cahn 965-1004
Revitalizing Environmental Federalism — Daniel C. Esty 570-653
Rodrigo's Thirteenth Chronicle: Legal Formalism and Law's Discontents — Richard Delgado 1105-49
Simpson's Leading Cases — Robert W. Gordon (book review) 2044-54
Straightjacketing Professionalism: A Comment on Russell — David B. Wilkins (correspondence) 795-820
Taking Our Actual Constitution Seriously — Thomas D. Eisele (book review) 1799-838
Theory of Insurance Policy Interpretation, A — Kenneth S. Abraham 531-69
Three Arguments for Gay Rights — Andrew Koppelman (book review) 1636-67
Unshackling Black Motherhood — Dorothy E. Roberts 938-64
Values, Symbols, and Facts in the Affirmative Action Debate — Deborah C. Malamud (book review) 1668-714
Vampires Anonymous and Critical Race Practice — Robert A. Williams, Jr. 741-65
What If? The Legal Consequences of Marriage and the Legal Needs of Lesbian and Gay Male Couples — David L. Chambers 447-91
Whose Law Is This Anyway? — Christine A. Littleton (book review) 1560-77
You Say You Want a Revolution? The Case Against the Transformation of Culture Through Antidiscrimination Laws — Roderick M. Hills, Jr. (book review) 1588-635
NOTES

Awarding Attorney’s Fees to Pro Se Litigants Under Rule 11 — Jeremy D. Spector

Casey Standard for Evaluating Facial Attacks on Abortion Statutes, The — John Christopher Ford

Determining Ripeness of Substantive Due Process Claims Brought by Landowners Against Local Governments — David S. Mendel

Implied Cause of Action Under the Real Estate Settlement Procedures Act, An — Christopher L. Sagers

Is Turn About Fair Play? Copyright Law and the Fair Use of Computer Software Loaded Into RAM — Chad G. Asarch

More Sensible Approach to Regulating Independent Expenditures: Defending the Constitutionality of the FEC’s New Express Advocacy Standard, A — Michael D. Leffel


Restoring Rights to Rites: The Religious Motivation Test and the Religious Freedom Restoration Act — Steven C. Seeger

Securing Russia’s Future: A Plea for Reform in Russian Secured Transactions Law — Jason J. Kilborn

“Solely Criminal Purpose” Defense to the Enforcement of IRS Summons, The — Darius J. Mehraban

Unwelcome Judicial Obligation to Respect Politics in Racial Gerrymandering Remedies, The — Jeffrey L. Fisher
AUTHORS

ABRAHAM, KENNETH S. — A Theory of Insurance Policy Interpretation 531-69
ALEXANDER, LARRY — Is Morality Like the Tax Code? (book review) 1839-50
ALFIERI, ANTONY V. — Lynching Ethics: Toward a Theory of Racialized Defenses 1063-104
AMAR, AKHIL REED — Attainder and Amendment 2: Romer’s Rightness 203-35
BOK, SISELA — Censorship and Media Violence (book review) 2160-66
CAHN, NAOMI R. — Representing Race Outside of Explicitly Racialized Contexts 965-1004
CHAMBERS, DAVID L. — What If? The Legal Consequences of Marriage and the Legal Needs of Lesbian and Gay Male Couples 447-91
DELGADO, RICHARD — Rodrigo’s Thirteenth Chronicle: Legal Formalism and Law’s Discontents 1105-49
DREYFUSS, ROCHELLE COOPER — Galileo’s Tribute: Using Medical Evidence in Court (book review) 2055-76
DUXBURY, NEIL — The Narrowing of English Jurisprudence (book review) 1990-2004
EISELE, THOMAS D. — Taking Our Actual Constitution Seriously (book review) 1799-838
EISGRUBER, CHRISTOPHER L. — Early Interpretations & Original Sins (book review) 2005-26
ESPINOZA, LESLIE G. — Legal Narratives, Therapeutic Narratives: The Invisibility and Omnipresence of Race and Gender 901-37
ESTY, DANIEL C. — Revitalizing Environmental Federalism 570-653
FELDMAN, STEPHEN M. — The Politics of Postmodern Jurisprudence 166-202
GLENNON, MICHAEL J. — Process Versus Policy in Foreign Relations: Foreign Af-
fairs and the United States Constitution (book review) 1542-59
GORDON, ROBERT W. — Simpson’s Leading Cases (book review) 2044-54
HAMIL, SUSAN PACE — The Limited Liability Company: A Catalyst Exposing the Corporate Integration Question 393-446
HARRIS, ANGELA P. — Afterword: Other Americas 1150-58
HILLS, JR., RODERICK M. — Is Amendment 2 Really a Bill of Attainder? Some Questions About Professor Amar’s Analysis of Romer (correspondence) 236-54
HILLS, JR., RODERICK M. — You Say You Want a Revolution? The Case Against the Transformation of Culture Through Antidiscrimination Laws (book review) 1588-635
JOHNSON, JR., ALEX M. — The Under-representation of Minorities in the Legal Profession: A Critical Race Theorist’s Perspective 1005-62
KAHAN, DAN M. — Between Economics and Sociology: The New Path of Deterrence (correspondence) 2477-97
KATyal, NEAL KUMAR — Deterrence’s Difficulty 2385-476
KEATING, GREGORY C. — The Idea of Fairness in the Law of Enterprise Liability 1266-380
KONLAK, SUSAN P. — The Chosen People in Our Wilderness (book review) 1761-98
KOPPELMAN, ANDREW — Three Arguments for Gay Rights (book review) 1636-67
KRESS, KEN — Modern Jurisprudence, Postmodern Jurisprudence, and Truth (book review) 1871-926
KROTSZYNKSI, JR., RONALD J. — The Inevitable Wasteland: Why the Public Trustee Model of Broadcast Television Regulation Must Fail (book review) 2101-38
LEVIN, RONALD M. — Congressional Ethics and Constituent Advocacy in an Age of Mistrust 1-110
LITTLETON, CHRISTINE A. — Whose Law Is This Anyway? (book review) 1560-77
MALAMUD, DEBORAH C. — Values, Symbols, and Facts in the Affirmative Action Debate (book review) 1668-714
McGOVERN, FRANCIS E. — Judicial Centralization and Devolution in Mass Torts (book review) 2077-89
MEESE, ALAN J. — Antitrust Balancing in a (Near) Coasean World: The Case of Franchise Tying Contracts 111-65
MICHELMAN, FRANK I. — Foreword: “Racialism” and Reason 723-40
PONOROFF, LAWRENCE & KNIPPERBERG, F. STEPHEN — The Immovable Object Versus the Irresistible Force: Rethinking the Relationship Between Secured Credit and Bankruptcy Policy 2234-307
POSNER, RICHARD A. — Should There Be Homosexual Marriage? And If So, Who Should Decide? (book review) 1578-87
POST, ROBERT — Equality and Autonomy in First Amendment Jurisprudence (book review) 1517-41
ROBERTS, DOROTHY E. — Unshackling Black Motherhood 938-64
ROBERTSON, JOHN A. — Human Flourishing and Limits on Markets (book review) 2139-59
RUBENFELD, JED — Antidisestablishmentarianism: Why RFRA Really Was Unconstitutional 2347-84
RUSSELL, MARGARET M. — Beyond “Sell-outs” and “Race Cards”: Black Attorneys and the Straitjacket of Legal Practice 766-94
SCHUCK, PETER H. — Perpetual Motion (book review) 1738-60
SIMPSON, A.W. BRIAN — The Elusive Truth About Holmes (book review) 2027-43
WEST, ROBIN — Law and Fancy (book review) 1851-70
WHITE, G. EDWARD — The First Amendment Comes of Age: The Emergence of Free Speech in Twentieth-Century America 299-392
WILKINS, DAVID B. — Straightjacketing Professionalism: A Comment on Russell (correspondence) 795-820
WILLIAMS, JR., ROBERT A. — Vampires Anonymous and Critical Race Practice 741-65
YAMAMOTO, ERIC K. — Critical Race Praxis: Race Theory and Political Lawyering Practice in Post-Civil Rights America 821-900
BOOKS REVIEWED

ANDERS: Health Against Wealth: HMOs and the Breakdown of Medical Trust (student review) 2090-100

ANGELL: Science on Trial: The Clash of Medical Evidence and the Law in the Breast Implant Case (Rochelle Cooper Dreyfuss) 2055-76

APPIAH & GUTMANN: Color Conscious: The Political Morality of Race (Deborah C. Malamud) 1668-714

BABCOCK, FREEDMAN, ROSS, WILLIAMS, COPELON, RHODE, & TAUB: Sex Discrimination and the Law: History, Practice, and Theory (Christine A. Littleton) 1560-77

BARTLETT: Gender and Law: Theory, Doctrine, Commentary (Christine A. Littleton) 1560-77

BECKER, BOWMAN, & TORREY: Feminist Jurisprudence: Taking Women Seriously; Cases and Materials (Christine A. Littleton) 1560-77


DEES & CORCORAN: Gathering Storm: America’s Militia Threat (Susan P. Koniak) 1761-98


EDLEY: Not All Black and White: Affirmative Action, Race, and American Values (Deborah C. Malamud) 1668-714

ESKRIDGE: The Case for Same-Sex Marriage: From Sexual Liberty to Civilized Commitment (Richard A. Posner) 1578-87

FISS: Liberalism Divided: Freedom of Speech and the Many Uses of State Power (Robert Post) 1517-41

FRANK: Fairness in International Law and Institutions (Phillip R. Trimble) 1944-69

FRUG: Women and the Law (Christine A. Littleton) 1560-77

GREEN: Bendectin and Birth Defects: The Challenges of Mass Toxic Substances Litigation (Francis E. McGovern) 2077-89

HENKIN: Foreign Affairs and the United States Constitution (Michael J. Glennon) 1542-59

JASONOFF: Science at the Bar: Law, Science, and Technology in America (Rochelle Cooper Dreyfuss) 2055-76

KAHLENBERG: The Remedy: Class, Race, and Affirmative Action (Deborah C. Malamud) 1668-714

KATZ: Ill-Gotten Gains (Larry Alexander) 1839-50

KAY & WEST: Sex-Based Discrimination (Christine A. Littleton) 1560-77

KOPPELMAN: Antidiscrimination Law and Social Equality (Roderick M. Hills, Jr.) 1588-635

INDA: Postmodern Legal Movements: Law and Jurisprudence at Century’s End (student review) 1927-43

MINOW & LAMAY: Abandoned in the Wasteland: Children, Television, and the First Amendment (Ronald J. Krotoszynski, Jr.) 2101-38

NUSSBAUM: Poetic Justice: The Literary Imagination and Public Life (Robin West) 1851-70

ORFIELD, EATON, & THE HARVARD PROJECT ON SCHOOL DESEGREGATION: Dismantling Desegregation: The Quiet Reversal of Brown v. Board of Education (Davison M. Douglas) 1715-37

PATTERSON: Law and Truth (Ken Kress) 1871-926

RADIN: Contested Commodities (John A. Robertson) 2139-59

RAKOVE: Original Meanings: Politics and Ideas in the Making of the Constitution (Christopher L. Eisgruber) 2005-26

ROSENBerg: The Hidden Holmes: His Theory of Torts in History (A.W. Brian Simpson) 2027-43

SAUNDERS: Violence as Obscenity: Limiting the Media’s First Amendment Protection (Sissela Bok) 2160-66

SIMPSON: Leading Cases in the Common Law (Robert W. Gordon) 2044-54

SKRENTNY: The Ironies of Affirmative Action: Politics, Culture, and Justice in America (Deborah C. Malamud) 1668-714

SOWELL: Migrations and Cultures: A World View (Peter H. Schuck) 1738-60

STOCK: Rural Radicals: Righteous Rage in the American Grain (Susan P. Koniak) 1761-98


WEINSTEIN: Individual Justice in Mass Tort Litigation: The Effect of Class Actions, Consolidations, and Other Multiparty Devices (Francis E. McGovern) 2077-89

WINTEMUTE: Sexual Orientation and Human Rights: The United States Constitution, the European Convention
Index

and the Canadian Charter (Andrew Koppelman) 1636-67
The Editors of the *Michigan Law Review*
are pleased to announce
the publication of the

**1997 SURVEY OF BOOKS RELATING TO THE LAW**
appearing May 1997


Please address inquiries to

Book Review Editors
Michigan Law Review
Hutchins Hall
Ann Arbor, Michigan 48109-1215
### ARTICLES

<table>
<thead>
<tr>
<th>Title</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Afterword: Other Americas — Angela P. Harris</td>
<td>1150-58</td>
</tr>
<tr>
<td>Antidisestablishmentarianism: Why RFRA Really Was Unconstitutional — Jed Rubenfeld</td>
<td>2347-84</td>
</tr>
<tr>
<td>Antitrust Balancing in a (Near) Coasean World: The Case of Franchise Tying Contracts — Alan J. Meese</td>
<td>111-65</td>
</tr>
<tr>
<td>Attainder and Amendment 2: Romer's Rightness — Akhil Reed Amar</td>
<td>203-35</td>
</tr>
<tr>
<td>Between Economics and Sociology: The New Path of Deterrence — Dan M. Kahan (correspondence)</td>
<td>2477-97</td>
</tr>
<tr>
<td>Beyond &quot;Sellouts&quot; and &quot;Race Cards&quot;: Black Attorneys and the Straitjacket of Legal Practice — Margaret M. Russell</td>
<td>766-94</td>
</tr>
<tr>
<td>Censorship and Media Violence — Sissela Bok (book review)</td>
<td>2160-66</td>
</tr>
<tr>
<td>Choosing People in Our Wilderness, The — Susan P. Koniat (book review)</td>
<td>1761-98</td>
</tr>
<tr>
<td>Congressional Ethics and Constituent Advocacy in an Age of Mistrust — Ronald M. Levin</td>
<td>1-110</td>
</tr>
<tr>
<td>Deterrence's Difficulty — Neal Kumar Katyal</td>
<td>2385-476</td>
</tr>
<tr>
<td>Devil and the One Drop Rule: Racial Categories, African Americans, and the U.S. Census, The — Christine B. Hickman</td>
<td>1161-265</td>
</tr>
<tr>
<td>Early Interpretations &amp; Original Sins — Christopher L. Eisgruber (book review)</td>
<td>2005-26</td>
</tr>
<tr>
<td>End of Busing?, The — Davison M. Douglas (book review)</td>
<td>1715-37</td>
</tr>
<tr>
<td>Equality and Autonomy in First Amendment Jurisprudence — Robert Post (book review)</td>
<td>1517-41</td>
</tr>
<tr>
<td>First Amendment Comes of Age: The Emergence of Free Speech in Twentieth-Century America, The — G. Edward White</td>
<td>299-392</td>
</tr>
<tr>
<td>Foreword: “Racialism” and Reason — Frank I. Michelman</td>
<td>723-40</td>
</tr>
<tr>
<td>Galileo's Tribute: Using Medical Evidence in Court — Rochelle Cooper Dreyfuss (book review)</td>
<td>2055-76</td>
</tr>
<tr>
<td>Human Flourishing and Limits on Markets — John A. Robertson (book review)</td>
<td>2139-59</td>
</tr>
<tr>
<td>Immovable Object Versus the Irresistible Force: Rethinking the Relationship Between Secured Credit and Bankruptcy Policy, The — Lawrence Ponoroff &amp; F. Stephen Knippenberg</td>
<td>2234-307</td>
</tr>
<tr>
<td>Inevitable Wasteland: Why the Public Trustee Model of Broadcast Television Regulation Must Fail, The — Ronald J. Krotoszynski, Jr. (book review)</td>
<td>2101-38</td>
</tr>
<tr>
<td>Is Amendment 2 Really a Bill of Attainder? — Some Questions About Professor Amar's Analysis of Romer — Roderick M. Hills, Jr. (correspondence)</td>
<td>236-54</td>
</tr>
<tr>
<td>Judicial Centralization and Devolution in Mass Torts — Francis E. McGovern (book review)</td>
<td>2077-89</td>
</tr>
<tr>
<td>Law and Fancy — Robin West (book review)</td>
<td>1851-70</td>
</tr>
<tr>
<td>Legal Narratives, Therapeutic Narratives: The Invisibility and Omnipresence of Race and Gender — Leslie G. Espinoza</td>
<td>901-37</td>
</tr>
<tr>
<td>Limited Liability Company: A Catalyst Exposing the Corporate Integration Question, The — Susan Pace Hamill</td>
<td>393-446</td>
</tr>
<tr>
<td>Lynching Ethics: Toward a Theory of Racialized Defenses — Anthony V. Alfieri</td>
<td>1063-104</td>
</tr>
<tr>
<td>Perpetual Motion — Peter H. Schuck (book review)</td>
<td>1738-60</td>
</tr>
<tr>
<td>Representing Race Outside of Explicitly Racialized Contexts — Naomi R. Cahn</td>
<td>965-1004</td>
</tr>
<tr>
<td>Revitalizing Environmental Federalism — Daniel C. Esty</td>
<td>570-633</td>
</tr>
</tbody>
</table>
Rodrigo's Thirteenth Chronicle: Legal Formalism and Law's Discontents — Richard Delgado 1105-49
Simpson's Leading Cases — Robert W. Gordon (book review) 2044-54
Straightjacketing Professionalism: A Comment on Russell — David B. Wilkins (correspondence) 795-820
Taking Our Actual Constitution Seriously — Thomas D. Eisele (book review) 1799-838
Theory of Insurance Policy Interpretation, A — Kenneth S. Abraham 531-69
Three Arguments for Gay Rights — Andrew Koppelman (book review) 1636-67
Unshackling Black Motherhood — Dorothy E. Roberts 938-64
Values, Symbols, and Facts in the Affirmative Action Debate — Deborah C. Malamud (book review) 1668-714
Vampires Anonymous and Critical Race Practice — Robert A. Williams, Jr. 741-65
What If? The Legal Consequences of Marriage and the Legal Needs of Lesbian and Gay Male Couples — David L. Chambers 447-91
Whose Law Is This Anyway? — Christine A. Littleton (book review) 1560-77
You Say You Want a Revolution? The Case Against the Transformation of Culture Through Antidiscrimination Laws — Roderick M. Hills, Jr. (book review) 1588-635
NOTES

Awarding Attorney’s Fees to Pro Se Litigants Under Rule 11 — Jeremy D. Spector 2308-30
Casey Standard for Evaluating Facial Attacks on Abortion Statutes, The — John Christopher Ford 1443-71
Determining Ripeness of Substantive Due Process Claims Brought by Landowners Against Local Governments — David S. Mendel 492-527
Implied Cause of Action Under the Real Estate Settlement Procedures Act, An — Christopher L. Sagers 1381-403
Restoring Rights to Rites: The Religious Motivation Test and the Religious Freedom Restoration Act — Steven C. Seeger 1472-513
Securing Russia’s Future: A Plea for Reform in Russian Secured Transactions Law — Jason J. Kilborn 255-95
“Solely Criminal Purpose” Defense to the Enforcement of IRS Summonses, The — Darius J. Mehraban 2331-42
McGovern, Francis E. — Judicial Centralization and Devolution in Mass Torts (book review) 2077-89
Meese, Alan J. — Antitrust Balancing in a (Near) Coasean World: The Case of Franchise Tying Contracts 111-65
Michelman, Frank I. — Foreword: "Racialism" and Reason 723-40
Ponoroff, Lawrence & Knippenberg, F. Stephen — The Immovable Object Versus the Irresistible Force: Rethinking the Relationship Between Secured Credit and Bankruptcy Policy 2234-307
Post, Robert — Equality and Autonomy in First Amendment Jurisprudence (book review) 1517-41
Roberts, Dorothy E. — Unshackling Black Motherhood 938-64
Robertson, John A. — Human Flourishing and Limits on Markets (book review) 2139-59
Rubenfeld, Jed — Antidisestablishmentarianism: Why RFRA Really Was Unconstitutional 2347-84
Russell, Margaret M. — Beyond "Sellouts" and "Race Cards": Black Attorneys and the Straitjacket of Legal Practice 766-94
Schuck, Peter H. — Perpetual Motion (book review) 1738-60
Simpson, A.W. Brian — The Elusive Truth About Holmes (book review) 2027-43
West, Robin — Law and Fancy (book review) 1851-70
White, G. Edward — The First Amendment Comes of Age: The Emergence of Free Speech in Twentieth-Century America 299-392
Wilkins, David B. — Straightjacketing Professionalism: A Comment on Russell (correspondence) 795-820
Williams, Jr., Robert A. — Vampires Anonymous and Critical Race Practice 741-65
BOOKS REVIEWED

ANDERS: Health Against Wealth: HMOs and the Breakdown of Medical Trust (student review) 2090-100

ANGELE: Science on Trial: The Clash of Medical Evidence and the Law in the Breast Implant Case (Rochelle Cooper Dreyfuss) 2055-76

APPIAH & GUTMANN: Color Conscious: The Political Morality of Race (Deborah C. Malamud) 1668-714

BABCOCK, FREEDMAN, ROSS, WILLIAMS, COPELON, RHODE, & TAUB: Sex Discrimination and the Law: History, Practice, and Theory (Christine A. Littleton) 1560-77

BARTLETT: Gender and Law: Theory, Doctrine, Commentary (Christine A. Littleton) 1560-77

BECKER, BOWMAN, & TORREY: Feminist Jurisprudence: Taking Women Seriously; Cases and Materials (Christine A. Littleton) 1560-77

COSgroVE: Scholars of the Law: English Jurisprudence From Blackstone to Hart (Neil Duxbury) 1990-2004

DEES & CORCORAN: Gathering Storm: America's Militia Threat (Susan P. Koniak) 1761-98


EDLEY: Not All Black and White: Affirmative Action, Race, and American Values (Deborah C. Malamud) 1668-714

ESKRIDGE: The Case for Same-Sex Marriage: From Sexual Liberty to Civilized Commitment (Richard A. Posner) 1578-87

Fiss: Liberalism Divided: Freedom of Speech and the Many Uses of State Power (Robert Post) 1517-41

FRANCK: Fairness in International Law and Institutions (Phillip R. Trimbile) 1944-69

FRUG: Women and the Law (Christine A. Littleton) 1560-77

GREEN: Benedictin and Birth Defects: The Challenges of Mass Toxic Substances Litigation (Francis E. McGovern) 2077-89

HENKIN: Foreign Affairs and the United States Constitution (Michael J. Glennon) 1542-59

JASANOFF: Science at the Bar: Law, Science, and Technology in America (Rochelle Cooper Dreyfuss) 2055-76

KAHLENBERG: The Remedy: Class, Race, and Affirmative Action (Deborah C. Malamud) 1668-714

KATZ: Ill-Gotten Gains (Larry Alexander) 1839-50

KAY & WEST: Sex-Based Discrimination (Christine A. Littleton) 1560-77

KOPPELMAN: Antidiscrimination Law and Social Equality (Roderick M. Hills, Jr.) 1588-635

MINDA: Postmodern Legal Movements: Law and Jurisprudence at Century's End (student review) 1927-43

MINOW & LAMAY: Abandoned in the Wasteland: Children, Television, and the First Amendment (Ronald J. Krotoszynski, Jr.) 2101-38

NUSSBAUM: Poetic Justice: The Literary Imagination and Public Life (Robin West) 1851-70

ORFIELD, EATON, & THE HARVARD PROJECT ON SCHOOL DESEGREGATION: Dismantling Desegregation: The Quiet Reversal of Brown v. Board of Education (Davison M. Douglas) 1715-37

PATTERSON: Law and Truth (Ken Kress) 1871-926

RAVIN: Contested Commodities (John A. Robertson) 2139-59

RAKOVE: Original Meanings: Politics and Ideas in the Making of the Constitution (Christopher L. Eisgruber) 2005-26

ROSENBERG: The Hidden Holmes: His Theory of Torts in History (A.W. Brian Simpson) 2027-43

SAUNDERS: Violence as Obscenity: Limiting the Media's First Amendment Protections (Sissela Bok) 2160-66

SIMPSON: Leading Cases in the Common Law (Robert W. Gordon) 2044-54

SKRNTN: The Ironies of Affirmative Action: Politics, Culture, and Justice in America (Deborah C. Malamud) 1668-714

SOWELL: Migrations and Cultures: A World View (Peter H. Schuck) 1738-60

STOCK: Rural Radicals: Righteous Rage in the American Grain (Susan P. Koniak) 1761-98


WEINSTEIN: Individual Justice in Mass Tort Litigation: The Effect of Class Actions, Consolidations, and Other Multiparty Devices (Francis E. McGovern) 2077-89

WINTEMUTE: Sexual Orientation and Human Rights: The United States Constitution, the European Convention
Index

and the Canadian Charter (Andrew Koppelman) 1636-67
The Editors of the *Michigan Law Review*
are pleased to announce
the publication of the

1997 SURVEY OF BOOKS
RELATING TO THE LAW
appearing May 1997


Please address inquiries to

    Book Review Editors
    Michigan Law Review
    Hutchins Hall
    Ann Arbor, Michigan  48109-1215