<table>
<thead>
<tr>
<th>Lead Articles—Authors</th>
</tr>
</thead>
<tbody>
<tr>
<td>Motive Restrictions on Court Access: A First Amendment Challenge</td>
</tr>
<tr>
<td>Carol Rice Andrews</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Criminal Procedure Entitlements, Professionalism and Lawyering Norms</td>
</tr>
<tr>
<td>Darryl K. Brown</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>A Quiet Revolution at the Labor Board: The Transformation of the NLRB, 1935–2000</td>
</tr>
<tr>
<td>Joan Flynn</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Violence Against Women and the Persistence of Privacy</td>
</tr>
<tr>
<td>Sally F. Goldfarb</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Judicial Funding and Taxation Mandates: Will Missouri v. Jenks Survive Under the New Federalism Restraints?</td>
</tr>
<tr>
<td>Janice C. Griffith</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>An International Law Institution in Crisis: Rethinking Permanent Neutrality</td>
</tr>
<tr>
<td>Brian F. Havel</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>The Monopolization Offense</td>
</tr>
<tr>
<td>Herbert Hovenkamp</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Escaping the Expression-Equality Conundrum: Toward Anti-Orthodoxy and Inclusion</td>
</tr>
<tr>
<td>Nan D. Hunter</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>A Different Kind of Sameness: Beyond Formal Equality and Antisubordination Strategies in Gay Legal Theory</td>
</tr>
<tr>
<td>Nancy Levit</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>The Insolvent Life Care Provider: Who Leads the Dance Between the Federal Bankruptcy Code and State Continuing-Care Statutes</td>
</tr>
<tr>
<td>Nathalie D. Martin</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>The SEC and MDP: Implications of the Self-Serving Bias for Independent Auditing</td>
</tr>
<tr>
<td>Robert A. Prentice</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>The Profession and Its Discontents</td>
</tr>
<tr>
<td>Deborah L. Rhode</td>
</tr>
</tbody>
</table>
Who Gets the Takings Claim? Changes in Land Use Law, Pre-Enactment Owners, and Post-Enactment Buyers
Gregory M. Stein .......................................................................................................................... 89

The Nuremberg Files:
Testing the Outer Limits of the First Amendment
Michael Vitiello .......................................................................................................................... 1175

The Lost Compromise:
Reassessing the Early Understanding in Court and Congress on Incorporation of the Bill of Rights in the Fourteenth Amendment
Bryan H. Wildenthal .................................................................................................................. 1051

The Road to Twining:
Reassessing the Disincorporation of the Bill of Rights
Bryan H. Wildenthal .................................................................................................................. 1457

Lead Articles—Titles
Criminal Procedure Entitlements, Professionalism and Lawyering Norms
Darryl K. Brown ......................................................................................................................... 801

A Different Kind of Sameness: Beyond Formal Equality and Antisubordination Strategies in Gay Legal Theory
Nancy Levit .................................................................................................................................. 867

Escaping the Expression-Equality Conundrum:
Toward Anti-Orthodoxy and Inclusion
Nan D. Hunter ............................................................................................................................ 1671

The Insolvent Life Care Provider: Who Leads the Dance Between the Federal Bankruptcy Code and State Continuing-Care Statutes?
Nathalie D. Martin ...................................................................................................................... 267

An International Law Institution in Crisis: Rethinking Permanent Neutrality
Brian F. Havel ............................................................................................................................... 167

Judicial Funding and Taxation Mandates: Will Missouri v. Jenkins Survive Under the New Federalism Restraints?
Janice C. Griffith ......................................................................................................................... 483

The Lost Compromise:
Reassessing the Early Understanding in Court and Congress on Incorporation of the Bill of Rights in the Fourteenth Amendment
Bryan H. Wildenthal .................................................................................................................. 1051
The Monopolization Offense
Herbert Hovenkamp .......................................................... 1035

Motive Restrictions on Court Access: A First Amendment Challenge
Carol Rice Andrews .......................................................... 665

The Nuremberg Files:
Testing the Outer Limits of the First Amendment
Michael Vittiello ............................................................... 1175

The Profession and Its Discontents
Deborah L. Rhode ............................................................. 1335

A Quiet Revolution at the Labor Board:
The Transformation of the NLRB, 1935–2000
Joan Flynn ................................................................. 1361

The Road to Twining:
Reassessing the Disincorporation of the Bill of Rights
Bryan H. Wildenthal ....................................................... 1457

The SEC and MDP:
Implications of the Self-Serving Bias for Independent Auditing
Robert A. Prentice ............................................................ 1597

Violence Against Women and the Persistence of Privacy
Sally F. Goldfarb ............................................................ 1

Who Gets the Takings Claim? Changes in Land Use Law,
Pre-Enactment Owners, and Post-Enactment Buyers
Gregory M. Stein ............................................................ 89

Notes
Allowing Victims' Families to View Executions: The Eighth Amendment and Society's Justifications for Punishment
Doug Janicik ............................................................... 935

Censorial Community Values:
An Unconstitutional Trend in Arts Funding and Access
Amy Ruth Ita ................................................................. 1725

The Constitutionality of Censuring the President
Jack Chaney ............................................................... 979

The Impact of United States v. Bestfoods on Parent Liability
Under CERCLA: When a Door is Closed, Look for an Open Window
Jessica DeMonte ........................................................... 443
Integrating Moral Rights into U.S. Law and the Problem of the Work for Hire Doctrine  
Benjam in S. Hayes .......................................................... 1013

Is ENDA the Answer?  
Can a “Separate But Equal” Federal Statute Adequately Protect Gays and Lesbians from Employment Discrimination?  
J. Banning Jasiunas .................................................. 1529

Monopoly and Other Children’s Games: NCAA’s Antitrust Suit Woes Threaten Its Existence  
Gregory M. Krakau .................................................. 399

“Out the Window”?  
Prospects for the EPA and FMLA after Kimel v. Florida Board of Regents  
Brian Ray ............................................................... 1755

Per Se Legality: A New Standard in Antitrust Adjudication Under the Rule of Reason  
Peter Nealis ............................................................ 347

State Sponsors of Terrorism are Persons Too: The Flatow Mistake  
Kevin Todd Shook .................................................. 1301

Take a Drink, Lose a Car:  
The Constitutionality of the New York City Forfeiture Statute, as Applied to First-Time DWI Offenders, in the Wake of Recent Excessive Fines and Double Jeopardy Jurisprudence  
Douglas A. Terry .................................................. 1793

What’s Next for Wayne Dick?  
The Next Phase of the Debate over College Hate Speech Codes  
Matthew Silversten .................................................. 1247

Williams v. General Motors Corporation:  
Giving Sexual Harassment Plaintiffs a Chance  
Amie L. Vanover .................................................. 1559
Antitrust

The Monopolization Offense

Herbert Hovenkamp

1035

Monopoly and Other Children’s Games: NCAA’s Antitrust

Suit Woes Threaten Its Existence

Gregory M. Krakau

399

Per Se Legality: A New Standard in Antitrust Adjudication

Under the Rule of Reason

Peter Nealis

347

Bankruptcy

The Insolvent Life Care Provider: Who Leads the Dance

Between the Federal Bankruptcy Code and State

Continuing-Care Statutes?

Nathalie D. Martin

267

Constitutional Law

Motive Restrictions on Court Access: A First Amendment

Challenge

Carol Rice Andrews

665

The Constitutionality of Censuring the President

Jack Chaney

979

Violence Against Women and the Persistence of Privacy

Sally F. Goldfarb

1

Judicial Funding and Taxation Mandates: Will Missouri v. Jenkins Survive Under the New Federalism Restraints?

Janice C. Griffith

483

Escaping the Expression-Equality Conundrum:

Toward Anti-Orthodoxy and Inclusion

Nan D. Hunter

1671

Censorial Community Values:

An Unconstitutional Trend in

Arts Funding and Access

Amy Ruth Ita

1725

Allowing Victims’ Families to View Executions: The Eighth Amendment and Society’s Justifications for Punishment

Doug Janicik

935
“Out the Window”? Prospects for the EPA and FMLA after
Kimel v. Florida Board of Regents
Brian Ray ........................................................................................................... 1755

State Sponsors of Terrorism are Persons Too: The Flatow Mistake
Kevin Todd Shook .............................................................................................. 1301

What’s Next for Wayne Dick? The Next Phase of the Debate over College Hate Speech Codes
Matthew Silversten ............................................................................................ 1247

Take a Drink, Lose a Car: The Constitutionality of the New York City Forfeiture Statute, as Applied to First-Time DWI Offenders, in the Wake of Recent Excessive Fines and Double Jeopardy Jurisprudence
Douglas A. Terry ................................................................................................... 1795

The Nuremberg Files: Testing the Outer Limits of the First Amendment
Michael Vitiello .................................................................................................... 1175

The Lost Compromise: Reassessing the Early Understanding in Court and Congress on Incorporation of the Bill of Rights in the Fourteenth Amendment
Bryan H. Wildenthal .......................................................................................... 1051

The Road to Twining: Reassessing the Disincorporation of the Bill of Rights Bryan H. Wildenthal .......................................................................................... 1457

Criminal Law

Criminal Procedure Entitlements, Professionalism and Lawyering Norms
Darryl K. Brown .................................................................................................. 801

Allowing Victims’ Families to View Executions: The Eighth Amendment and Society’s Justifications for Punishment
Doug Janicik ........................................................................................................ 935
Take a Drink, Lose a Car:  
The Constitutionality of the New York City Forfeiture Statute, as Applied to First-Time DWI Offenders, in the Wake of Recent Excessive Fines and Double Jeopardy Jurisprudence  
*Douglas A. Terry* ................................................................. 1793

**Environmental Law**

The Impact of *United States v. Bestfoods* on Parent Liability Under CERCLA: When a Door is Closed, Look for an Open Window  
*Jessica DeMonte* ................................................................. 443

**Gay Legal Studies**

Is ENDA the Answer?  
Can a “Separate But Equal” Federal Statute Adequately Protect Gays and Lesbians from Employment Discrimination?  
*J. Banning Jasiunas* ............................................................. 1529

A Different Kind of Sameness: Beyond Formal Equality and Antisubordination Strategies in Gay Legal Theory  
*Nancy Levit* ........................................................................ 867

**Health Law**

The Insolvent Life Care Provider: Who Leads the Dance Between the Federal Bankruptcy Code and State Continuing-Care Statutes?  
*Nathalie D. Martin* ............................................................... 267

**International Law**

An International Law Institution in Crisis: Rethinking Permanent Neutrality  
*Brian F. Havel* .................................................................. 167

State Sponsors of Terrorism are Persons Too:  
The *Flatow Mistake*  
*Kevin Todd Shook* ............................................................. 1301

**Labor and Employment Law**

A Quiet Revolution at the Labor Board:  
The Transformation of the NLRB, 1935–2000  
*Joan Flynn* ........................................................................ 1361
Integrating Moral Rights into U.S. Law and the Problem of the Work for Hire Doctrine
*Benjamin S. Hayes* ........................................................................................................ 1013

Is ENDA the Answer?
Can a “Separate But Equal” Federal Statute Adequately Protect Gays and Lesbians from Employment Discrimination?
*J. Banning Jasiunas* .................................................................................................... 1529

“Out the Window”? Prospects for the EPA and FMLA after *Kimel v. Florida Board of Regents*
*Brian Ray* ....................................................................................................................... 1755

*Williams v. General Motors Corporation:*
Giving Sexual Harassment Plaintiffs a Chance
*Amie L. Vanover* ........................................................................................................... 1559

**Land Use Law**

Who Gets the Takings Claim? Changes in Land Use Law, Pre-Enactment Owners, and Post-Enactment Buyers
*Gregory M. Stein* ............................................................................................................ 89

**Legal Profession**

Criminal Procedure Entitlements, Professionalism and Lawyering Norms
*Darryl K. Brown* ............................................................................................................ 801

The Profession and Its Discontents
*Deborah L. Rhode* ......................................................................................................... 1335

**Securities Law**

The SEC and MDP: Implications of the Self-Serving Bias for Independent Auditing
*Robert A. Prentice* .......................................................................................................... 1597

**Taxation**

Judicial Funding and Taxation Mandates: Will *Missouri v. Jenkins* Survive Under the New Federalism Restraints?
*Janice C. Griffith* ........................................................................................................... 483