Lead Articles—Authors

Batchelder, The Honorable Alice M.—Some Brief Reflections of a Circuit Judge .................. 1453

Davis Jr., Theodore H.—Registration of Scandalous, Immoral, and Disparaging Matter Under Section 2(a) of the Lanham Act: Can One Man’s Vulgarity Be Another’s Registered Trademark? ................................................................................. 331

Dodge, Joseph M.—Taxing Human Capital Acquisition Costs—Or Why Costs of Higher Education Should Not Be Deducted or Amortized .............................................................................. 927

Downs, Howard M.—Federal Class Actions: Due Process by Adequacy of Representation (Identity of Claims) and the Impact of General Telephone v. Falcon .................................................................................... 607

Greenberg, Dan and Thomas H. Tobiason—The New Legal Puritanism of Catharine MacKinnon .......................................................................................................................... 1375

Hamilton, Marci A.—The Belief/Conduct Paradigm in the Supreme Court’s Free Exercise Jurisprudence: A Theological Account of the Failure to Protect Religious Conduct .................................................................................. 713

Hayden, Paul T.—Reconsidering the Litigator’s Absolute Privilege to Defame .................. 985


Lilly, Graham C.—The Symmetry of Preclusion .................................................................. 289

Lind, JoEllen—Liberty, Community, and the Ninth Amendment ..................................... 1259

Loke, Eric—Reflection and the Limits of Liability: Necessary Blindness in the Legal System ............................................................................................................................... 1425

Lundsgaard, David C. and Justice Robert F. Utter—Judicial Review in the New Nations of Central and Eastern Europe: Some Thoughts from a Comparative Perspective ................................................................. 559

Manoloff, Richard D.—The Advice and Consent of the Congress: Toward a Supreme Court Appointment Process for Our Time ................................................................. 1087

McFarland, Douglas D.—The Unconstitutional Stub of Section 1441(c) .......................... 1059

Morawetz, Nancy—Bargaining, Class Representation, and Fairness ................................. 1
Fizzi, William T.—Understanding Prosecutorial Discretion in the
United States: The Limits of Comparative Criminal Procedure as an
Instrument of Reform. .................................................. 1325

Reece, William A. and Marc I. Steinberg—The Supreme Court, Implied
Rights of Action, and Proxy Regulation. .................................. 67

Roth, The Honorable Jane—Judging in New-Born Democracies.................. 1109

Solove, The Honorable Ronald L.—Confessions of a Judicial Activist .............. 797

Steinberg, Marc I. and William A. Reece—The Supreme Court, Implied
Rights of Action, and Proxy Regulation. .................................. 67

Tobiason, Thomas H. and Dan Greenberg—The New Legal Puritanism
of Catharine MacKinnon.................................................. 1375

Utter, Justice Robert F. David C. Lundsgaard—Judicial Review in the
New Nations of Central and Eastern Europe: Some Thoughts from a
Comparative Perspective.................................................. 559

Wiseman, Christine M.—Reconstructing the Citadel: The Advent of
Jurisdictional Privity..................................................... 403

Lead Articles—Titles


Bargaining, Class Representation, and Fairness. Nancy Morawetz .................. 1

Confessions of a Judicial Activist. The Honorable Ronald L. Solove ................. 797

Federal Class Actions: Due Process by Adequacy of Representation
(Identity of Claims) and the Impact of General Telephone v. Falcon.
Howard M. Downs .......................................................... 607

Judging in New-Born Democracies. The Honorable Jane Roth ......................... 1109

Judicial Review in the New Nations of Central and Eastern Europe:
Some Thoughts from a Comparative Perspective.
Justice Robert F. Utter and David C. Lundsgaard ........................................ 559

Liberty, Community, and the Ninth Amendment. JoEllen Lind ................... 1259

Reconsidering the Litigator’s Absolute Privilege to Defame. Paul T. Hayden ........ 985

Reconstructing the Citadel: The Advent of Jurisdictional Privity.
Christine M. Wiseman ...................................................... 403

Reflection and the Limits of Liability: Necessary Blindness in the Legal System.
Eric Loize ................................................................. 1425
Registration of Scandalous, Immoral, and Disparaging Matter Under Section 2(a) of the Lanham Act: Can One Man's Vulgarity Be Another's Registered Trademark?
Theodore H. Davis Jr. ........................................................................................................ 331

Some Brief Reflections of a Circuit Judge. The Honorable Alice M. Batchelder .............. 1453

Taxing Human Capital Acquisition Costs—Or Why Costs of Higher Education Should Not Be Deducted or Amortized. Joseph M. Dodge ................................................................. 927

The Advice and Consent of the Congress: Toward a Supreme Court Appointment Process for Our Time. Richard D. Manoloff ................................................................. 1087

The Belief/Conduct Paradigm in the Supreme Court's Free Exercise Jurisprudence: A Theological Account of the Failure to Protect Religious Conduct. Marci A. Hamilton ................................................................. 713

The New Legal Puritanism of Catharine MacKinnon.
Dan Greenberg and Thomas H. Tobiason ................................................................. 1375

The Supreme Court, Implied Rights of Action, and Proxy Regulation.
Marc I. Steinberg and William A. Reece ........................................................................ 67

The Symmetry of Preclusion. Graham C. Lilly ............................................................ 289

The Unconstitutional Stub of Section 1441(c). Douglas D. McFarland ....................... 1059

Understanding Prosecutorial Discretion in the United States: The Limits of Comparative Criminal Procedure as an Instrument of Reform.
William T. Pizzi .................................................................................................................. 1325

Case Comments
An Analysis of INDOPCO, Inc. v. Commissioner. Brett M. Alexander ...................... 1505

Brady v. Safety-Kleen Corp.: Tipping Ohio's Workers' Compensation Scale in Favor of the Employee. Erika L. Haupt ................................................................. 837

Harmelin v. Michigan: The Most Recent Casualty in the Supreme Court's Struggle to Develop a Standard for Eighth Amendment Proportionality Review.
Olivia Outlaw Singletary .......................................................................................... 1205


Nielsen Corp. v. Miller: Maryland Courts Reject the "Continuity of Enterprise" Doctrine. James W. Macson .................................................................................. 261

Third Party Extended Warranties and Service Contracts: Drawing the Line Between Insurance and Warranty Agreements. Keyvan Samini ........................................................................ 537
Comments

Agency Fee Arrangements in Labor Agreements: No Harm in Holding Employers Harmless. Karin S. Phalen

Defamation Publication Revisited: The Development of the Doctrine of Self-Publication. Geoffrey J. Moul

Discriminatory Use of Models in Housing Advertisement: The Ordinary Black Reader Standard. Ivan C. Smith

Metaethics and the Overlapping Consensus. Susan K. Houser

The Two Strands of the Fair Use Web: A Theory for Resolving the Dilemma of Music Parody. Brian R. Landy

Tying Together the Tax and Bankruptcy Codes: What Is the Proper Tax Treatment of Abandonments in Bankruptcy? Lisa M. Hebenstreit

Notes

An Argument for the Reasonable Woman Standard in Hostile Environmental Claims. Lynn Dennison

Coloring Within the Lines—The New Law Regarding Race-Conscious Reapportionment. Sean P. Dunn

Good Bad Press: Observations and Speculations About Internal Revenue Service Accountant-Informants. Charles Q. Jakob


The Best of Both Worlds: The Limited Liability Company. Marybeth Bosko

The Civil-Criminal Distinction in Ohio’s Drug Forfeiture Laws. Sean G. Alexander

Walking the Constitutional Beat: Fourth Amendment Implications of Police Use of Saturation Patrols and Roadblocks. Adrienne L. Meiring
SUBJECT INDEX

Antitrust
Are Antitrust "Treble" Damages Really Single Damages?
Robert H. Lande ................................................................................. 115

Bankruptcy
Tying Together the Tax and Bankruptcy Codes: What Is the Proper Tax
Treatment of Abandonments in Bankruptcy?
Lisa M. Hebenstreit ............................................................................. 859

Civil Procedure
Bargaining, Class Representation, and Fairness.
Nancy Morawetz .................................................................................. 1

Federal Class Actions: Due Process by Adequacy of Representation
(Identity of Claims) and the Impact of General Telephone v. Falcon.
Howard M. Downs ............................................................................ 607

Reconstructing the Citadel: The Advent of Jurisdictional Privity.
Christine M. Wiseman ......................................................................... 403

The Symmetry of Preclusion.
Graham C. Lilly .................................................................................. 289

The Unconstitutional Stub of Section 1441(c).
Douglas D. McFarland ......................................................................... 1059

Constitutional Law
Coloring Within the Lines — The New Law Regarding Race-Conscious Reapportionment.
Sean P. Dunn .................................................................................... 1485

Discriminatory Use of Models in Housing Advertisement: The Ordinary
Black Reader Standard.
Ivan C. Smith .................................................................................... 1525

Harmelin v. Michigan: The Most Recent Casualty in the Supreme
Court’s Struggle to Develop a Standard for Eighth Amendment Proportionality Review.
Olivia Outlaw Singletary .................................................................... 1205

Liberty, Community, and the Ninth Amendment.
JoEllen Lind ...................................................................................... 1259
Gregory Brunton ................................................................. 445

Registration of Scandalous, Immoral, and Disparaging Matter Under Section 2(a) of the Lanham Act: Can One Man’s Vulgarity Be Another’s Registered Trademark?  
Theodore H. Davis, Jr. .......................................................... 331

Natalie Wright ................................................................. 891

The Advice and Consent of the Congress: Toward a Supreme Court Appointment Process for Our Time.  
Richard D. Manoloff .......................................................... 1087

The Belief/Conduct Paradigm in the Supreme Court’s Free Exercise Jurisprudence: A Theological Account of the Failure to Protect Religious Conduct.  
Marci A. Hamilton .......................................................... 713

The New Legal Puritanism of Catharine MacKinnon.  
Dan Greenberg and Thomas H. Tobiason ............................ 1379

The Unconstitutional Stub of Section 1441(c).  
Douglas D. McFarland ......................................................... 1059

Walking the Constitutional Beat: Fourth Amendment Implications of Police Use of Saturation Patrols and Roadblocks.  
Adrienne L. Meiring .......................................................... 497

Copyright

The Two Strands of the Fair Use Web: A Theory for Resolving the Dilemma of Music Parody.  
Brian R. Landy ................................................................. 227

Corporations

The Best of Both Worlds: The Limited Liability Company.  
Marybeth Bosko ................................................................. 175

The Supreme Court, Implied Rights of Action, and Proxy Regulation.  
Marc I. Steinberg and William A. Reece .............................. 67
Criminal Law

Harmelin v. Michigan: The Most Recent Casualty in the Supreme Court’s Struggle to Develop a Standard for Eighth Amendment Proportionality Review.

Olivia Outlaw Singletary ................................................................. 1205

The Civil-Criminal Distinction in Ohio’s Drug Forfeiture Laws.

Sean G. Alexander ........................................................................... 1467

Understanding Prosecutorial Discretion in the United States: The Limits of Comparative Criminal Procedure as an Instrument of Reform.

William T. Pizzi ................................................................................ 1325

Walking the Constitutional Beat: Fourth Amendment Implications of Police Use of Saturation Patrols and Roadblocks.

Adrienne L. Meiring ......................................................................... 497

Dedications

A Tribute to Dean Francis X. Beytagh. E. Gordon Gee ...................... 54:2
Dean Francis X. Beytagh — An American Brehon. Josiah H. Blackmore 54:2
Dean Frank Beytagh . . . An Irish Appreciation. Brian Walsh ............... 54:2
“Thanks, Frank”. Lawrence Herman .................................................. 54:2
Tribute to Dean Francis X. Beytagh. Thomas E. Cavendish ................. 54:2
Tribute to Dean Frank Beytagh. Thomas J. Moyer .............................. 54:2

Employment Law

An Argument for the Reasonable Woman Standard in Hostile Environmental Claims.

Lynn Dennison ................................................................................. 473

Brady v. Safety-Kleen Corp.: Tipping Ohio’s Workers’ Compensation Scale in Favor of the Employee.

Erika L. Haupt ................................................................................. 837

Defamation Publication Revisited: The Development of the Doctrine of Self-Publication.

Geoffrey J. Moul ............................................................................. 1183

Environmental Law


Robert D. Icsman ............................................................................ 809

Ethics

Metaethics and the Overlapping Consensus.

Susan K. Houser ............................................................................. 1139
Health Law
Gregory Brunton ................................................................. 445

Insurance Law
Third Party Extended Warranties and Service Contracts: Drawing the Line Between Insurance and Warranty Agreements.
Keyvan Samini ................................................................. 537

International Law
Judicial Review in the New Nations of Central and Eastern Europe: Some Thoughts from a Comparative Perspective.
Justice Robert F. Utter and David C. Lundsgaard ....................... 559
Understanding Prosecutorial Discretion in the United States: The Limits of Comparative Criminal Procedure as an Instrument of Reform.
William T. Pizzi ................................................................. 1325

Judges on Judging
Confessions of a Judicial Activist.
The Honorable Ronald L. Solove ............................................. 797
Judging in New-Born Democracies.
The Honorable Jane Roth ......................................................... 1109
Some Brief Reflections of a Circuit Judge.
The Honorable Alice M. Batchelder ....................................... 1457

Jurisprudence
Metaethics and the Overlapping Consensus.
Susan K. Houser ............................................................... 1139
Reflection and the Limits of Liability: Necessary Blindness in the Legal System.
Eric Loike ................................................................. 1429

Labor Law
Agency Fee Arrangements in Labor Agreements: No Harm in Holding Employers Harmless.
Karin S. Phalen ............................................................... 1117
Privacy

Liberty, Community, and the Ninth Amendment.
  JoEllen Lind ........................................................................................... 1259

  Natalie Wright ........................................................................................ 891

Property Law

Discriminatory Use of Models in Housing Advertisement: The Ordinary Black Reader Standard.
  Ivan C. Smith ........................................................................................ 1525

Tax

An Analysis of INDOPCO, Inc. v. Commissioner.
  Brett M. Alexander ................................................................................ 1509

Good Bad Press: Observations and Speculations About Internal Revenue Service Accountant-Informants.
  Charles Q. Jakob .................................................................................... 199

Taxing Human Capital Acquisition Costs—Or Why Costs of Higher Education Should Not Be Deducted or Amortized.
  Joseph M. Dodge .................................................................................... 927

Tying Together the Tax and Bankruptcy Codes: What Is the Proper Tax Treatment of Abandonments in Bankruptcy?
  Lisa M. Hebenstreit ................................................................................ 859

Tort Law

Defamation Publication Revisited: The Development of the Doctrine of Self-Publication.
  Geoffrey J. Moul .................................................................................... 1183

Nissen Corp. v. Miller: Maryland Courts Reject the “Continuity of Enterprise” Doctrine.
  James W. Maxson ................................................................................... 261

Reconsidering the Litigator's Absolute Privilege to Defame.
  Paul T. Hayden ....................................................................................... 985

Reconstructing the Citadel: The Advent of Jurisdictional Privity.
  Christine M. Wiseman ............................................................................ 403

Reflection and the Limits of Liability: Necessary Blindness in the Legal System.
  Eric Lotke ............................................................................................. 1429
Trademark

Registration of Scandalous, Immoral, and Disparaging Matter Under Section 2(a) of the Lanham Act: Can One Man's Vulgarity Be Another's Registered Trademark?

Theodore H. Davis, Jr. ................................................................. 331