Silent Screams from Within the Academy: Let My People Grow  
*Peter C. Alexander* .................................................................................................................. 1311

Property Rules Meet Feminist Needs: Respecting Autonomy by Valuing Connection  
*Katharine K. Baker* .................................................................................................................... 1523

Diversity in a Different Dimension: Evolutionary Theory and Affirmative Action's Destiny  
*Jim Chen* ........................................................................................................................................ 811

Square Peg in a Round Hole: Parenting Policies and Liberal Theory  
*Maxine Eichner* .................................................................................................................................. 133

Affirmative Action and Minority Access to Faculty Positions  
*Edgar G. Epps* ................................................................................................................................. 755

The Bicentennial of *Calder v. Bull*: In Defense of a Democratic Middle Ground  
*Edward B. Foley* ............................................................................................................................. 1599

Disproportionality and the Law of CONSEQUENTIAL DAMAGES: Default Theory and Cognitive Reality  
*Larry T. Garvin* .................................................................................................................................. 339

Educational Diversity: Viewpoints and Proxies  
*Timothy L. Hall* ................................................................................................................................ 551

Diversity Effects on Student Outcomes: Social Science Evidence  
*Maureen T. Hallinan* ......................................................................................................................... 733

The Origins Behind the Limited Liability Company  
*Susan Pace Hamill* ............................................................................................................................ 1459

The Strange Career of Affirmative Action  
*Jennifer L. Hochschild* .................................................................................................................... 997

Can Affirmative Action Be Defended?  
*Samuel Issacharoff* .......................................................................................................................... 669

Applying Penalty Enhancements to Civil Disobedience: Clarifying the Free Speech Clause Model to Bring the Social Value of Political Protest into the Balance  
*Leslie Gielow Jacobs* ....................................................................................................................... 185

Racial and Ethnic Preferences in College Admissions  
*Thomas J. Kane* .............................................................................................................................. 971
Who Will Manage the Managers?: The Investment Company Act’s Antipyramiding Provision and Its Effect on the Mutual Fund Industry
Roger M. Klein ................................................................. 507

Federalizing Trade Secrets Law in an Information Economy
Marina Lao ........................................................................... 1633

Power and the Subject of Religion
Kurt T. Lash ........................................................................ 1069

The Jew Taboo: Jewish Difference and the Affirmative Action Debate
Deborah C. Malamud ............................................................ 915

Noneconomic Interests in Bankruptcy: Standing on the Outside Looking In
Nathalie D. Martin ............................................................... 429

Toleration, Autonomy, and Governmental Promotion of Good Lives: Beyond “Empty” Toleration as Respect
Linda C. McClain ................................................................. 19

The Future of Bakke: Will Social Science Matter?
Deborah Jones Merritt .......................................................... 1055

Diversity, Distance, and the Delivery of Higher Education
Rachel F. Moran .................................................................. 775

In Memoriam: Joanne Wharton Murphy
Earl Finbar Murphy ............................................................ 1

Reframing the Misappropriation Theory of Insider Trading Liability: A Post-O’Hagan Suggestion
Donna M. Nagy ................................................................. 1155

The Resurrection of the Dodo: The Unfortunate Re-emergence of the Puffery Defense in Private Securities Fraud Actions
Jennifer O’Hare ................................................................. 1697

After Affirmative Action
Kathleen M. Sullivan ............................................................ 1039

The Only Lonely Remedy
Vincene Verdun .................................................................. 793

A Consent-Based Approach to Class Action Settlement: Improving Amchem Products, Inc. v. Windsor
Mark C. Weber .................................................................. 1155

Does Bakke Matter? Affirmative Action and Minority Enrollment in Medical and Law Schools
Susan Welch & John Gruhl ..................................................... 697
Experiencing Life on Both Sides of the Color Line: The Need for Affirmative Action in Higher Education
Gregory H. Williams

Lead Articles—Titles

Affirmative Action and Minority Access to Faculty Positions
Edgar G. Epps

After Affirmative Action
Kathleen M. Sullivan

Applying Penalty Enhancements to Civil Disobedience: Clarifying the Free Speech Clause Model to Bring the Social Value of Political Protest into the Balance
Leslie Gielow Jacobs

The Bicentennial of Calder v. Bull: In Defense of a Democratic Middle Ground
Edward B. Foley

Can Affirmative Action Be Defended?
Samuel Issacharoff

A Consent-Based Approach to Class Action Settlement: Improving Amchem Products, Inc. v. Windsor
Mark C. Weber

Larry T. Gavin

Diversity, Distance, and the Delivery of Higher Education
Rachel F. Moran

Diversity Effects on Student Outcomes: Social Science Evidence
Maureen T. Hallinan

Diversity in a Different Dimension: Evolutionary Theory and Affirmative Action's Destiny
Jim Chen

Does Bakke Matter? Affirmative Action and Minority Enrollments in Medical and Law Schools
Susan Welch & John Gruhl

Educational Diversity: Viewpoints and Proxies
Timothy L. Hall

Experiencing Life on Both Sides of the Color Line: The Need for Affirmative Action in Higher Education
Gregory H. Williams
<table>
<thead>
<tr>
<th>Title</th>
<th>Author(s)</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Federalizing Trade Secrets Law in an Information Economy</td>
<td>Marina Lao</td>
<td>1633</td>
</tr>
<tr>
<td>The Future of Bakke: Will Social Science Matter?</td>
<td>Deborah Jones Merritt</td>
<td>1055</td>
</tr>
<tr>
<td>In Memoriam: Joanne Wharton Murphy</td>
<td>Earl Finbar Murphy</td>
<td>1</td>
</tr>
<tr>
<td>The Jew Taboo? Jewish Difference and the Affirmative Action Debate</td>
<td>Deborah C. Malamud</td>
<td>915</td>
</tr>
<tr>
<td>Noneconomic Interests in Bankruptcy: Standing on the Outside Looking In</td>
<td>Nathalie D. Martin</td>
<td>429</td>
</tr>
<tr>
<td>The Only Lonely Remedy</td>
<td>Vincene Verdun</td>
<td>793</td>
</tr>
<tr>
<td>The Origins Behind the Limited Liability Company</td>
<td>Susan Pace Hamill</td>
<td>1459</td>
</tr>
<tr>
<td>Power and the Subject of Religion</td>
<td>Kurt T. Lash</td>
<td>1069</td>
</tr>
<tr>
<td>Property Rules Meet Feminist Needs: Respecting Autonomy by Valuing Connection</td>
<td>Katharine K. Baker</td>
<td>1523</td>
</tr>
<tr>
<td>Racial and Ethnic Preferences in College Admissions</td>
<td>Thomas J. Kane</td>
<td>971</td>
</tr>
<tr>
<td>Reframing the Misappropriation Theory of Insider Trading Liability:</td>
<td>Donna M. Nagy</td>
<td>1223</td>
</tr>
<tr>
<td>A Post-O'Hagan Suggestion</td>
<td>Jennifer O'Hare</td>
<td>1697</td>
</tr>
<tr>
<td>The Resurrection of the Dodo: The Unfortunate Re-emergence of the Puffery Defense in Private Securities Fraud Actions</td>
<td>Jennifer O'Hare</td>
<td>1311</td>
</tr>
<tr>
<td>Silent Screams from Within the Academy: Let My People Grow</td>
<td>Peter C. Alexander</td>
<td>133</td>
</tr>
<tr>
<td>Square Peg in a Round Hole: Parenting Policies and Liberal Theory</td>
<td>Maxine Eichner</td>
<td>997</td>
</tr>
<tr>
<td>The Strange Career of Affirmative Action</td>
<td>Jennifer L. Hochschild</td>
<td>19</td>
</tr>
<tr>
<td>Toleration, Autonomy, and Governmental Promotion of Good Lives:</td>
<td>Linda C. McClain</td>
<td></td>
</tr>
</tbody>
</table>
Who Will Manage the Managers?: The Investment Company Act’s Antipyramiding Provision and Its Effect on the Mutual Fund Industry
Roger M. Klein ........................................................................................................507

Comments

Beyond Inherent Powers: A Constitutional Basis for
In re Tutu Wells Contamination Litigation
Timothy G. Pepper ..........................................................................................1777

Design Defect Liability and Prescription Drugs: Who’s in Charge?
David S. Torborg ..............................................................................................633

The Health Insurance Portability and Accountability Act of 1996:
A Medicare Fraud Advisory Opinion Mandate Sends the Inspector General “Shopping for Hats”
Scott J. Kelly ......................................................................................................303

Rationales for Applying CERCLA Retroactively After
Landgraf v. USI Film Products: Overcoming the Presumption Against Retroactivity
Michelle LeVeque ...........................................................................................603

Resurrecting the Bad Tendency Test to Combat Instructional Speech: Militias Beware
Isaac Molnar .......................................................................................................1333

Striking an Imbalance: The Interpretation of Section 21D(b)(2) of the Securities Exchange Act of 1934 in Silicon Graphics
Anthony D. Weis ..............................................................................................1741

Notes

Achieving Managed Care Accountability by Ending the ERISA Preemption Defense
David Villar Patton ............................................................................................1423

The Buckley Conspiracy: How Congress Authorized the Cover-Up of Campus Crime and How It Can Be Undone
Maureen P. Rada ..............................................................................................1799

The Joint Effort to Supervise and Treat Elderly Offenders: A New Solution to a Current Corrections Problem
Lyle B. Brown ....................................................................................................259

Of Covenants and Conflicts—When “I Do” Means More Than It Used To, But Less Than You Thought
Jason Andrew Macke ........................................................................................1377
Subject Index

Affirmative Action

Diversity in a Different Dimension: Evolutionary Theory and Affirmative Action’s Destiny
Jim Chen ................................................................................................................ 811

Affirmative Action and Minority Access to Faculty Positions
Edgar G. Epps ........................................................................................................ 755

Educational Diversity: Viewpoints and Proxies
Timothy L. Hall ...................................................................................................... 551

Diversity Effects on Student Outcomes: Social Science Evidence
Maureen T. Hallinan ............................................................................................. 733

The Strange Career of Affirmative Action
Jennifer L. Hochschild ........................................................................................... 997

Can Affirmative Action Be Defended?
Samuel Issacharoff ................................................................................................ 669

Racial and Ethnic Preferences in College Admissions
Thomas J. Kane ...................................................................................................... 971

The Jew Taboo: Jewish Difference and the Affirmative Action Debate
Deborah C. Malamud ............................................................................................... 915

The Future of Bakke: Will Social Science Matter?
Deborah Jones Merritt ............................................................................................. 1055

Diversity, Distance, and the Delivery of Higher Education
Rachel F. Moran ..................................................................................................... 775

After Affirmative Action
Kathleen M. Sullivan ............................................................................................... 1039

The Only Lonely Remedy
Vincene Verdun ...................................................................................................... 793

Does Bakke Matter? Affirmative Action and Minority Enrollment in Medical and Law Schools
Susan Welch & John Gruhl ..................................................................................... 697

Experiencing Life on Both Sides of the Color Line: The Need for Affirmative Action in Higher Education
Gregory H. Williams ............................................................................................... 663
Bankruptcy

Noneconomic Interests in Bankruptcy: Standing on the Outside
Looking In
Nathalie D. Martin

Civil Procedure

Beyond Inherent Powers: A Constitutional Basis for
In re Tutu Wells Contamination Litigation
Timothy G. Pepper

A Consent-Based Approach to Class Action Settlement: Improving
Amchem Products, Inc. v. Windsor
Mark C. Weber

Constitutional Law

The Bicentennial of Calder v. Bull: In Defense of a Democratic
Middle Ground
Edward B. Foley

Applying Penalty Enhancements to Civil Disobedience: Clarifying the
Free Speech Clause Model to Bring the Social Value of Political
Protest into the Balance
Leslie Gielow Jacobs

Power and the Subject of Religion
Kurt T. Lash

Resurrecting the Bad Tendency Test to Combat Instructional
Speech: Militias Beware
Isaac Molnar

Corporate Law

The Origins Behind the Limited Liability Company
Susan Pace Hamill

Criminal Procedure

The Joint Effort to Supervise and Treat Elderly Offenders: A New
Solution to a Current Corrections Problem
Lyle B. Brown

Damages & Liability

Disproportionality and the Law of Consequential Damages:
Default Theory and Cognitive Reality
Larry T. Garvin
Education Law

Silent Screams from Within the Academy: Let My People Grow
Peter C. Alexander .......................................................................................................................... 1311

The Buckley Conspiracy: How Congress Authorized the Cover-Up of Campus Crime and How It Can Be Undone
Maureen P. Rada .......................................................................................................................... 1799

Environmental Law

Rationales for Applying CERCLA Retroactively After Landgraf v. USI Film Products: Overcoming the Presumption Against Retroactivity
Michelle LeVeque ....................................................................................................................... 603

Family Law

Property Rules Meet Feminist Needs: Respecting Autonomy by Valuing Connection
Katharine K. Baker ....................................................................................................................... 1523

Square Peg in a Round Hole: Parenting Policies and Liberal Theory
Maxine Eichner ............................................................................................................................. 133

Of Covenants and Conflicts—When “I Do” Means More Than It Used To, But Less Than You Thought
Jason Andrew Macke .................................................................................................................. 1377

Feminist Legal Studies

Toleration, Autonomy, and Governmental Promotion of Good Lives: Beyond “Empty” Toleration as Respect
Linda C. McClain .......................................................................................................................... 19

Health Law

Scott J. Kelly ................................................................................................................................. 303

Achieving Managed Care Accountability by Ending the ERISA Preemption Defense
David Villar Patton ....................................................................................................................... 1423

Intellectual Property

Federalizing Trade Secrets Law in an Information Economy
Marina Lao ........................................................................................................................................ 1633
Securities Law

Who Will Manage the Managers?: The Investment Company Act’s Antipyramiding Provision and Its Effect on the Mutual Fund Industry
Roger M. Klein.................................................................507

Reframing the Misappropriation Theory of Insider Trading Liability: A Post-O’Hagan Suggestion
Donna M. Nagy.................................................................1155

The Resurrection of the Dodo: The Unfortunate Re-emergence of the Puffery Defense in Private Securities Fraud Actions
Jennifer O’Hare...............................................................1697

Striking an Imbalance: The Interpretation of Section 21D(b)(2) of the Securities Exchange Act of 1934 in Silicon Graphics
Anthony D. Weis ............................................................1741

Tort

Design Defect Liability and Prescription Drugs: Who’s in Charge?
David S. Torborg ...........................................................633