

# OHIO STATE LAW JOURNAL

Volume 67, Number 1, 2006

## CONTENTS

### SYMPOSIUM: MEETING THE CHALLENGE OF *GRUTTER*—AFFIRMATIVE ACTION IN TWENTY-FIVE YEARS

#### Articles

<i>Grutter v. Bollinger: Weak Foundations?</i> <i>Carl L. Bankston III</i> .....	1
A Misguided Debate About Affirmative Action? <i>Beatrice L. Bridglall</i> .....	15
The Supreme Court’s Role in the Growing School Choice Movement <i>Kevin Brown</i> .....	37
<i>The Plessy</i> and <i>Grutter</i> Decisions: A Study in Contrast and Comparison <i>Stephen J. Caldas</i> .....	67
Justice O’Connor’s Twenty-Five Year Expectation: The Legitimacy of Durational Limits in <i>Grutter</i> <i>Joel K. Goldstein</i> .....	83
The Need for a Comprehensive Multi-Year Strategic Plan for Ending Racial and Ethnic Discrimination: A Focus on Schools <i>Willis D. Hawley</i> .....	145
Segregation and the SAT <i>Roshlyn Arlin Mickelson</i> .....	157
Of Doubt and Diversity: The Future of Affirmative Action in Higher Education <i>Rachel F. Moran</i> .....	201
Toward Everyday Justice: On Demanding Equal Educational Opportunity in the New Civil Rights Era <i>Mica Pollock</i> .....	245
Front-Loading Due Process: A Dignity-Based Approach to School Discipline <i>Miriam Rokeach &amp; John Denvir</i> .....	277

**Can Voluntary Racial Integration Plans at the K-12 Educational Level Meet  
*Grutter's* Constitutional Standard?  
*Celia M. Ruiz* .....303**

**Voluntary Integration: Asking the Right Questions  
*James E. Ryan*.....327**