

---

**Lead Articles—Authors**

Keynote Address:

Thorny Issues and Slippery Slopes:  
 Perspectives on Judicial Independence  
*The Honorable Shirley S. Abrahamson* .....3

New Opportunities for Obtaining and Using  
 Litigation Reserves and Disclosures  
*Matthew J. Barrett* .....1183

Judicial Elections and Judicial Independence:  
 The Voter’s Perspective  
*Lawrence Baum* .....13

Recalibrating Federal Judicial Independence  
*James J. Brudney* .....149

Foreword: Perspectives on Judicial Independence  
*James J. Brudney & Lawrence Baum* .....1

What Do We Mean by “Judicial Independence”?  
*Stephen B. Burbank* .....323

Eminent Domain Economics:  
 Should “Just Compensation” Be Abolished, and  
 Would “Takings Insurance” Work Instead?  
*Steve P. Calandrillo* .....451

Know Before You Go:  
 A Case for Publicly Funded Voters’ Guides  
*Cynthia Canary* .....81

Thoughts on Goldilocks and Judicial Independence  
*Frank B. Cross* .....195

Regulatory Givings and the Anticommons  
*Reza Dibadj* ..... 1041

Judicial Independence and the Ambiguity of Article III Protections <i>Tracey E. George</i> .....	221
Why Judicial Elections Stink <i>Charles Gardner Geyh</i> .....	43
Judicial Independence Through the Lens of <i>Bush v. Gore</i> : Four Lessons from Political Science <i>Howard Gillman</i> .....	249
Public Funding of Judicial Elections: The Role of Judges and the Rules of Campaign Finance <i>Deborah Goldberg</i> .....	95
Counselor, Gatekeeper, Shareholder, Thief: Why Attorneys Who Invest in Their Clients in a Post-Enron World Are “Selling Out,” Not “Buying In” <i>Christine Hurt</i> .....	897
When Freedom Isn’t Free: The Costs of Judicial Independence in <i>Bush v. Gore</i> <i>Pamela S. Karlan</i> .....	265
Mercy, Rehabilitation, and Quid Pro Quo: A Radical Reassessment of Individual Bankruptcy <i>Jason J. Kilborn</i> .....	855
The Right to a Jury Decision on Questions of Fact Under the Seventh Amendment <i>Paul F. Kirgis</i> .....	1125
Possibilities for Collaborative Law: Ethics and Practice of Lawyer Disqualification and Process Control in a New Model of Lawyering <i>John Lande</i> .....	1315
The Interplay Between Norms and Enforcement in Tax Compliance <i>Leandra Lederman</i> .....	1453

From Social Friction to Social Meaning: What Expressive Uses of Code Tell Us About Free Speech <i>David McGowan</i> .....	1515
In Defense of the Corpus Delicti Rule <i>David A. Moran</i> .....	817
Einstein on the Bench?: Exposing What Judges Do Not Know About Science and Using Child Abuse Cases to Improve How Courts Understand and Evaluate Scientific Evidence <i>Joëlle Anne Moreno</i> .....	531
Commentary: The Role of the Organized Bar in Promoting an Independent and Accountable Judiciary <i>D. Dudley Oldham &amp; Seth S. Andersen</i> .....	341
Toward a Multiple Party Representation Model: Moderating Power Disparity <i>Henry Ordower</i> .....	1263
A Normative Appraisal of Social Scientific Knowledge Regarding Judicial Independence <i>Terri Peretti</i> .....	349
Keynote Speech: Electoral Accountability and Judicial Independence <i>The Honorable Thomas R. Phillips</i> .....	137
Yet Another Article on <i>Bush v. Gore</i> <i>Ronald D. Rotunda</i> .....	283
Proposed Legislation on Judicial Election Campaign Finance <i>Roy Schotland</i> .....	127
Private Lawmaking <i>David V. Snyder</i> .....	371
Re-Examining the Constitutionality of Remittitur Under the Seventh Amendment <i>Suja A. Thomas</i> .....	731

## The Prevention Justification for Affirmative Action

*Michael J. Yelnosky* ..... 1385

**Lead Articles—Titles**

Commentary: The Role of the Organized Bar in Promoting an  
Independent and Accountable Judiciary

*D. Dudley Oldham & Seth S. Andersen* .....341

Counselor, Gatekeeper, Shareholder, Thief:  
Why Attorneys Who Invest in Their Clients in a Post-Enron  
World Are “Selling Out,” Not “Buying In”

*Christine Hurt* .....897

## Keynote Speech:

## Electoral Accountability and Judicial Independence

*The Honorable Thomas R. Phillips* .....137

## Einstein on the Bench?:

Exposing What Judges Do Not Know About Science and  
Using Child Abuse Cases to Improve How Courts  
Understand and Evaluate Scientific Evidence

*Joëlle Anne Moreno* .....531

## Eminent Domain Economics:

Should “Just Compensation” Be Abolished, and  
Would “Takings Insurance” Work Instead?

*Steve P. Calandrillo* .....451

## Foreword: Perspectives on Judicial Independence

*James J. Brudney & Lawrence Baum* .....1

## From Social Friction to Social Meaning:

What Expressive Uses of Code Tell Us  
About Free Speech

*David McGowan* ..... 1515

## In Defense of the Corpus Delicti Rule

*David A. Moran* .....817

The Interplay Between Norms and  
Enforcement in Tax Compliance

*Leandra Lederman* .....1453

Judicial Elections and Judicial Independence: The Voter's Perspective <i>Lawrence Baum</i> .....	13
Judicial Independence and the Ambiguity of Article III Protections <i>Tracey E. George</i> .....	221
Judicial Independence Through the Lens of <i>Bush v. Gore</i> : Four Lessons from Political Science <i>Howard Gillman</i> .....	249
Know Before You Go: A Case for Publicly Funded Voters' Guides <i>Cynthia Canary</i> .....	81
Mercy, Rehabilitation, and Quid Pro Quo: A Radical Reassessment of Individual Bankruptcy <i>Jason J. Kilborn</i> .....	855
New Opportunities for Obtaining and Using Litigation Reserves and Disclosures <i>Matthew J. Barrett</i> .....	1183
A Normative Appraisal of Social Scientific Knowledge Regarding Judicial Independence <i>Terri Peretti</i> .....	349
The Prevention Justification for Affirmative Action <i>Michael J. Yelnosky</i> .....	1385
Possibilities for Collaborative Law: Ethics and Practice of Lawyer Disqualification and Process Control in a New Model of Lawyering <i>John Lande</i> .....	1315
Private Lawmaking <i>David V. Snyder</i> .....	371
Proposed Legislation on Judicial Election Campaign Finance <i>Roy Schotland</i> .....	127

Public Funding of Judicial Elections: The Role of Judges and the Rules of Campaign Finance <i>Deborah Goldberg</i> .....	95
Recalibrating Federal Judicial Independence <i>James J. Brudney</i> .....	149
Re-Examining the Constitutionality of Remittitur Under the Seventh Amendment <i>Suja A. Thomas</i> .....	731
Regulatory Givings and the Anticommons <i>Reza Dibadj</i> .....	1041
The Right to a Jury Decision on Questions of Fact Under the Seventh Amendment <i>Paul F. Kirgis</i> .....	1125
Keynote Address: Thorny Issues and Slippery Slopes: Perspectives on Judicial Independence <i>The Honorable Shirley S. Abrahamson</i> .....	3
Thoughts on Goldilocks and Judicial Independence <i>Frank B. Cross</i> .....	195
Toward a Multiple Party Representation Model: Moderating Power Disparity <i>Henry Ordower</i> .....	1263
What Do We Mean by “Judicial Independence”? <i>Stephen B. Burbank</i> .....	323
When Freedom Isn’t Free: The Costs of Judicial Independence in <i>Bush v. Gore</i> <i>Pamela S. Karlan</i> .....	265
Why Judicial Elections Stink <i>Charles Gardner Geyh</i> .....	43
Yet Another Article on <i>Bush v. Gore</i> <i>Ronald D. Rotunda</i> .....	283

**Essay**

- The Ohio Motto Survives the Establishment Clause  
*The Honorable Richard F. Suhrheinrich & T. Melinda Bush* .....585

**Notes**

- Concurrent Use of Trademarks on the Internet:  
 Reconciling the Concept of Geographically Delimited  
 Trademarks with the Reality of the Internet  
*Robert Nupp*.....617
- Guaranteeing High Prices by Guaranteeing  
 the Lowest Price  
*Matthew C. Corcoran* .....1427
- Invasion of Privacy for the Greater Good:  
 Why *Bartnicki v. Vopper* Deserves the Right of  
 Privacy and the First Amendment  
*Ryan Kilkenney* .....999
- Is Richmond Newspapers in Peril After 9/11?  
*Howard W. Chu* .....1655
- Is There Still a “Sound Legal Basis?”:  
 The Freedom of Information Act in the  
 Post-9/11 World  
*Keith Anderson* .....1605
- May I Be Recused? The Tension Between  
 Judicial Campaign Speech and Recusal After  
*Republican Party of Minnesota v. White*  
*Matthew D. Besser*.....1197
- A One Way Street to Unconstitutionality:  
 The “Choose Life” Specialty License Plate:  
*Sarah E. Hurst* .....957
- The Religious Freedom Peace Tax Fund Act: Becoming  
 Conscious of the Need to Accommodate Conscience  
*Colleen M. Garrity*..... 1229

The Straw that Broke the Camel's Back?

Grand Staircase-Escalante National Monument

Antiquates the Antiquities Act

*Eric C. Rusnak*.....669



---

**Accounting**

New Opportunities for Obtaining and Using  
Litigation Reserves and Disclosures  
*Matthew J. Barrett* .....1183

**Administrative Law**

Regulatory Givings and the Anticommons  
*Reza Dibadj* .....1041

The Straw that Broke the Camel’s Back?  
Grand Staircase-Escalante National Monument  
Antiquates the Antiquities Act  
*Eric C. Rusnak* .....669

**Affirmative Action**

The Prevention Justification for Affirmative Action  
*Michael J. Yelnosky* .....1385

**Alternative Dispute Resolution**

Possibilities for Collaborative Law:  
Ethics and Practice of Lawyer Disqualification and  
Process Control in a New Model of Lawyering  
*John Lande* .....1315

**Anti Trust**

Guaranteeing High Prices by Guaranteeing  
the Lowest Price  
*Matthew C. Corcoran* .....1427

**Bankruptcy**

New Opportunities for Obtaining and Using  
Litigation Reserves and Disclosures  
*Matthew J. Barrett* .....1183

Mercy, Rehabilitation, and Quid Pro Quo: A Radical Reassessment of Individual Bankruptcy <i>Jason J. Kilborn</i> .....	855
--	-----

## Civil Procedure

New Opportunities for Obtaining and Using Litigation Reserves and Disclosures <i>Matthew J. Barrett</i> .....	1183
---	------

The Right to a Jury Decision on Questions of Fact Under the Seventh Amendment <i>Paul F. Kirgis</i> .....	1125
---	------

Einstein on the Bench?: Exposing What Judges Do Not Know About Science and Using Child Abuse Cases to Improve How Courts Understand and Evaluate Scientific Evidence <i>Joëlle Anne Moreno</i> .....	531
--	-----

Re-Examining the Constitutionality of Remittitur Under the Seventh Amendment <i>Suja A. Thomas</i> .....	731
--	-----

## Civil Rights Law

The Prevention Justification for Affirmative Action <i>Michael J. Yelnosky</i> .....	1385
---	------

## Contract Law

Private Lawmaking <i>David V. Snyder</i> .....	371
---	-----

## Constitutional Law

Is There Still a “Sound Legal Basis?”: The Freedom of Information Act in the Post-9/11 World <i>Keith Anderson</i> .....	1605
---	------

May I Be Recused? The Tension Between Judicial Campaign Speech and Recusal After <i>Republican Party of Minnesota v. White</i> <i>Matthew D. Besser</i> .....	1197
Eminent Domain Economics: Should “Just Compensation” Be Abolished, and Would “Takings Insurance” Work Instead? <i>Steve P. Calandrillo</i> .....	451
Is Richmond Newspapers in Peril After 9/11? <i>Howard W. Chu</i> .....	1655
Regulatory Givings and the Anticommons <i>Reza Dibadj</i> .....	1041
The Religious Freedom Peace Tax Fund Act: Becoming Conscious of the Need to Accommodate Conscience <i>Colleen M. Garrity</i> .....	1229
Judicial Independence and the Ambiguity of Article III Protections <i>Tracey E. George</i> .....	221
Judicial Independence Through the Lens of <i>Bush v. Gore</i> : Four Lessons from Political Science <i>Howard Gillman</i> .....	249
A One Way Street to Unconstitutionality: The “Choose Life” Specialty License Plate <i>Sarah E. Hurst</i> .....	957
When Freedom Isn’t Free: The Costs of Judicial Independence in <i>Bush v. Gore</i> <i>Pamela S. Karlan</i> .....	265
Invasion of Privacy for the Greater Good: Why <i>Bartnicki v. Vopper</i> Disserves the Right of Privacy and the First Amendment <i>Ryan Kilkenney</i> .....	999
The Right to a Jury Decision on Questions of Fact Under the Seventh Amendment <i>Paul F. Kirgis</i> .....	1125

From Social Friction to Social Meaning: What Expressive Uses of Code Tell Us About Free Speech <i>David McGowan</i> .....	1515
In Defense of the Corpus Delicti Rule <i>David A. Moran</i> .....	817
Yet Another Article on <i>Bush v. Gore</i> <i>Ronald D. Rotunda</i> .....	283
The Ohio Motto Survives the Establishment Clause <i>The Honorable Richard F. Suhrheinrich &amp; T. Melinda Bush</i> .....	585
Re-Examining the Constitutionality of Remittitur Under the Seventh Amendment <i>Suja A. Thomas</i> .....	731
<b>Corporate Law</b>	
New Opportunities for Obtaining and Using Litigation Reserves and Disclosures <i>Matthew J. Barrett</i> .....	1183
Counselor, Gatekeeper, Shareholder, Thief: Why Attorneys Who Invest in Their Clients in a Post-Enron World Are “Selling Out,” Not “Buying In” <i>Christine Hurt</i> .....	897
<b>Criminal Procedure</b>	
In Defense of the Corpus Delicti Rule <i>David A. Moran</i> .....	817
Einstein on the Bench?: Exposing What Judges Do Not Know About Science and Using Child Abuse Cases to Improve How Courts Understand and Evaluate Scientific Evidence <i>Joëlle Anne Moreno</i> .....	531

**Election Law**

## Judicial Elections and Judicial Independence:

## The Voter's Perspective

*Lawrence Baum* .....13

## May I Be Recused? The Tension Between

## Judicial Campaign Speech and Recusal After

*Republican Party of Minnesota v. White*

*Matthew D. Besser* .....1197

## Know Before You Go:

## A Case for Publicly Funded Voters' Guides

*Cynthia Canary* .....81

## Thoughts on Goldilocks and Judicial Independence

*Frank B. Cross* .....195

## Why Judicial Elections Stink

*Charles Gardner Geyh* .....43

Judicial Independence Through the Lens of *Bush v. Gore*:

## Four Lessons from Political Science

*Howard Gillman* .....249

## Public Funding of Judicial Elections:

## The Role of Judges and the Rules of Campaign Finance

*Deborah Goldberg* .....95

## When Freedom Isn't Free:

The Costs of Judicial Independence in *Bush v. Gore*

*Pamela S. Karlan* .....265

## Keynote Speech:

## Electoral Accountability and Judicial Independence

*The Honorable Thomas R. Phillips* .....137

Yet Another Article on *Bush v. Gore*

*Ronald D. Rotunda* .....283

## Proposed Legislation on Judicial Election Campaign Finance

*Roy Schotland* .....127

## Environmental Law

- The Straw that Broke the Camel's Back?  
 Grand Staircase-Escalante National Monument  
 Antiquates the Antiquities Act  
*Eric C. Rusnak*.....669

## Evidence Law

- In Defense of the Corpus Delicti Rule  
*David A. Moran* .....817
- Einstein on the Bench?:  
 Exposing What Judges Do Not Know About Science and  
 Using Child Abuse Cases to Improve How Courts  
 Understand and Evaluate Scientific Evidence  
*Joëlle Anne Moreno* .....531

## Federalism

- The Straw that Broke the Camel's Back?  
 Grand Staircase-Escalante National Monument  
 Antiquates the Antiquities Act  
*Eric C. Rusnak*.....669

- Private Lawmaking  
*David V. Snyder* .....371

## Intellectual Property Law

- From Social Friction to Social Meaning:  
 What Expressive Uses of Code Tell Us  
 About Free Speech  
*David McGowan*.....1515

- Concurrent Use of Trademarks on the Internet:  
 Reconciling the Concept of Geographically Delimited  
 Trademarks with the Reality of the Internet  
*Robert Nupp*.....617

**Internet Law**

From Social Friction to Social Meaning:  
 What Expressive Uses of Code Tell Us  
 About Free Speech  
*David McGowan*.....1515

Concurrent Use of Trademarks on the Internet:  
 Reconciling the Concept of Geographically Delimited  
 Trademarks with the Reality of the Internet  
*Robert Nupp*.....617

**Judicial Independence**

Keynote Address:  
 Thorny Issues and Slippery Slopes:  
 Perspectives on Judicial Independence  
*The Honorable Shirley S. Abrahamson* .....3

Judicial Elections and Judicial Independence:  
 The Voter's Perspective  
*Lawrence Baum* .....13

May I Be Recused? The Tension Between  
 Judicial Campaign Speech and Recusal After  
*Republican Party of Minnesota v. White*  
*Matthew D. Besser*.....1197

Recalibrating Federal Judicial Independence  
*James J. Brudney*.....149

Foreword: Perspectives on Judicial Independence  
*James J. Brudney & Lawrence Baum*.....1

What Do We Mean by "Judicial Independence"?  
*Stephen B. Burbank* .....323

Know Before You Go:  
 A Case for Publicly Funded Voters' Guides  
*Cynthia Canary*.....81

Thoughts on Goldilocks and Judicial Independence  
*Frank B. Cross*.....195

Judicial Independence and the Ambiguity of Article III Protections <i>Tracey E. George</i> .....	221
Why Judicial Elections Stink <i>Charles Gardner Geyh</i> .....	43
Judicial Independence Through the Lens of <i>Bush v. Gore</i> : Four Lessons from Political Science <i>Howard Gillman</i> .....	249
Public Funding of Judicial Elections: The Role of Judges and the Rules of Campaign Finance <i>Deborah Goldberg</i> .....	95
When Freedom Isn't Free: The Costs of Judicial Independence in <i>Bush v. Gore</i> <i>Pamela S. Karlan</i> .....	265
Commentary: The Role of the Organized Bar in Promoting an Independent and Accountable Judiciary <i>D. Dudley Oldham &amp; Seth S. Andersen</i> .....	341
A Normative Appraisal of Social Scientific Knowledge Regarding Judicial Independence <i>Terri Peretti</i> .....	349
Keynote Speech: Electoral Accountability and Judicial Independence <i>The Honorable Thomas R. Phillips</i> .....	137
Yet Another Article on <i>Bush v. Gore</i> <i>Ronald D. Rotunda</i> .....	283
Proposed Legislation on Judicial Election Campaign Finance <i>Roy Schotland</i> .....	127
<b>Labor and Employment Law</b>	
The Prevention Justification for Affirmative Action <i>Michael J. Yelnosky</i> .....	1385



**Lawmaking**

## Private Lawmaking

*David V. Snyder* .....371

**Legal Professions**

## Counselor, Gatekeeper, Shareholder, Thief:

Why Attorneys Who Invest in Their Clients in a Post-Enron  
World Are “Selling Out,” Not “Buying In”

*Christine Hurt* .....897

## Possibilities for Collaborative Law:

Ethics and Practice of Lawyer Disqualification and  
Process Control in a New Model of Lawyering

*John Lande* .....1315

Commentary: The Role of the Organized Bar in Promoting an  
Independent and Accountable Judiciary

*D. Dudley Oldham & Seth S. Andersen* .....341

## Toward a Multiple Party Representation Model:

Moderating Power Disparity

*Henry Ordower* .....1263

**Privacy Law**

## Invasion of Privacy for the Greater Good:

Why *Bartnicki v. Vopper* Deserves the Right of  
Privacy and the First Amendment

*Ryan Kilkenney* .....999

**Professional Ethics and Standards**

## New Opportunities for Obtaining and Using

Litigation Reserves and Disclosures

*Matthew J. Barrett* .....1183

## Possibilities for Collaborative Law:

Ethics and Practice of Lawyer Disqualification and  
Process Control in a New Model of Lawyering

*John Lande* .....1315

Toward a Multiple Party Representation Model:

Moderating Power Disparity

*Henry Ordower* .....1263

**Property Law**

Eminent Domain Economics:

Should “Just Compensation” Be Abolished, and

Would “Takings Insurance” Work Instead?

*Steve P. Calandrillo* .....451

Regulatory Givings and the Anticommons

*Reza Dibadj* .....1041

**Public Records Law**

Is There Still a “Sound Legal Basis?”:

The Freedom of Information Act in the

Post-9/11 World

*Keith Anderson* .....1605

Is Richmond Newspapers in Peril After 9/11?

*Howard W. Chu* .....1655

**Tax Law**

New Opportunities for Obtaining and Using

Litigation Reserves and Disclosures

*Matthew J. Barrett* .....1183

Eminent Domain Economics:

Should “Just Compensation” Be Abolished, and

Would “Takings Insurance” Work Instead?

*Steve P. Calandrillo* .....451

The Religious Freedom Peace Tax Fund Act: Becoming

Conscious of the Need to Accommodate Conscience

*Colleen M. Garrity* .....1229

The Interplay Between Norms and

Enforcement in Tax Compliance

*Leandra Lederman* .....1453