

# COLUMBIA LAW REVIEW



CHIEF JUDGE WILFRED FEINBERG:  
A TWENTY-FIFTH YEAR TRIBUTE

*Maurice Rosenberg*

A MANDATORY VIEW OF FEDERAL COURT  
JURISDICTION: EARLY IMPLEMENTATION OF AND  
DEPARTURES FROM THE CONSTITUTIONAL PLAN

*Robert N. Clinton*

RACE RELATIONS LAW AND THE TRADITION OF  
CELEBRATION: THE CASE OF PROFESSOR SCHMIDT

*Randall Kennedy*

ACCESS TO CABLE, NATURAL MONOPOLY, AND THE FIRST  
AMENDMENT

DOUBLE JEOPARDY AND INCREMENTAL CULPABILITY: A  
UNITARY ALTERNATIVE TO THE DUAL SOVEREIGNTY DOCTRINE

THE EFFICIENCY DEFENSE: SECTION TWO  
LIMITS ON MONOPOLIST CONDUCT AFTER *ASPEN*

BEST EFFORTS AS DILIGENCE INSURANCE:  
IN DEFENSE OF "PROFIT *UBER ALLES*"

BOOK REVIEW:

*THE POLITICS OF JUDICIAL INTERPRETATION: THE FEDERAL  
COURTS, THE DEPARTMENT OF JUSTICE AND CIVIL RIGHTS, 1866-  
1876,*

ROBERT J. KACZOROWSKI

*Michal R. Belknap*

# COLUMBIA LAW REVIEW

VOL. 86

DECEMBER 1986

NO. 8

Copyright © 1986 by Directors of The Columbia Law Review Association, Inc. All rights reserved.

## CONTENTS

- CHIEF JUDGE WILFRED FEINBERG:  
A TWENTY-FIFTH YEAR TRIBUTE *Maurice Rosenberg* 1505

### ARTICLES

- A MANDATORY VIEW OF FEDERAL  
COURT JURISDICTION: EARLY  
IMPLEMENTATION OF AND  
DEPARTURES FROM THE  
CONSTITUTIONAL PLAN *Robert N. Clinton* 1515
- RACE RELATIONS LAW AND THE  
TRADITION OF CELEBRATION:  
THE CASE OF PROFESSOR SCHMIDT *Randall Kennedy* 1622

### NOTES

- ACCESS TO CABLE, NATURAL MONOPOLY,  
AND THE FIRST AMENDMENT 1663
- DOUBLE JEOPARDY AND INCREMENTAL CULPABILITY:  
A UNITARY ALTERNATIVE TO THE  
DUAL SOVEREIGNTY DOCTRINE 1697
- THE EFFICIENCY DEFENSE: SECTION TWO  
LIMITS ON MONOPOLIST CONDUCT  
AFTER *ASPEN* 1712
- BEST EFFORTS AS DILIGENCE INSURANCE:  
IN DEFENSE OF "PROFIT *UBER ALLES*" 1728

### BOOK REVIEW

- FEDERALISM AND THE PROTECTION OF CIVIL RIGHTS  
*THE POLITICS OF JUDICIAL INTERPRETATION:  
THE FEDERAL COURTS, THE DEPARTMENT OF  
JUSTICE AND CIVIL RIGHTS, 1866-1876,*  
ROBERT J. KACZOROWSKI *Michal R. Belknap* 1741