

# The University of Chicago Law Review

VOLUME 57  
NUMBER 4  
FALL 1990

Levels of Generality in the Definition  
of Rights

*Laurence H. Tribe  
& Michael C. Dorf*

Pro Exercise Revisionism and the  
*Smith* Decision

*Michael W. McConnell*

The Case for Market Damages: Revisiting  
the Lost Profits Puzzle

*Robert E. Scott*

Sunstein's New Canons: Choosing the Fictions  
of Statutory Interpretation

*Eben Moglen  
& Richard J. Pierce, Jr.*

Principles, Not Fictions

*Cass R. Sunstein*

The Eleventh Amendment and Stare Decisis:  
Overruling *Hans v Louisiana*

*Suzanna Sherry*

False Statements to Federal Agents: Induced  
Lies and the Exculpatory No

Congressional Encroachment on Executive  
Branch Communications

Private Party Immunities to Section 1983 Suits

Fabricated Quotations as Cause for Libel  
Recovery by a Public Figure

The Federal Sentencing Guidelines: Adopting Clear  
and Convincing Evidence as the Burden of Proof

Municipal Supervision and State Action Antitrust  
Immunity

Almost Pragmatism: Richard Posner's Jurisprudence

*The Problems of Jurisprudence*

Richard A. Posner

*Stanley Fish*

