

UNIVERSITY OF
Miami

LAW REVIEW

HERMEROTEDA

Subj

2

Ex. no.

37

ARTICLE

- The Worst Evidence Principle:
The Best Hypothesis as to the
Logical Structure of Evidence
Law** **EDWARD J. IMWINKELRIED**

ESSAYS

- Reflections on Labor Law
Scholarship and Its Discontents:
The Reveries of Monsieur Verog** **MATTHEW W. FINKIN**
- Storytelling Deconstructed by
Double Session** **ARTHUR D. AUSTIN**

COMMENTS

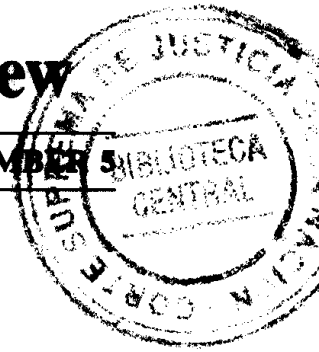
- Justice Barkett's Feminist Jurisprudence**
- Life in the Boardroom After FIRREA:
A Revisionist Approach to Corporate Governance
in Insured Depository Institutions**
- The End Justifies the Means:
Affirmative Action, Standards of Review,
and Justice White**

University of Miami Law Review

VOLUME 46

MAY 1992

NUMBER 5



ARTICLE

- THE WORST EVIDENCE PRINCIPLE:
THE BEST HYPOTHESIS AS TO THE
LOGICAL STRUCTURE OF
EVIDENCE LAW *Edward J. Imwinkelried* 1069

ESSAYS

- REFLECTIONS ON LABOR
LAW SCHOLARSHIP AND ITS
DISCONTENTS: THE REVERIES
OF MONSIEUR VEROG *Matthew W. Finkin* 1101
- STORYTELLING DECONSTRUCTED BY
DOUBLE SESSION *Arthur D. Austin* 1155

COMMENTS

- JUSTICE BARKETT'S FEMINIST
JURISPRUDENCE *Lanae Holbrook* 1161
- LIFE IN THE BOARDROOM AFTER
FIRREA: A REVISIONIST APPROACH
TO CORPORATE GOVERNANCE IN
INSURED DEPOSITORY
INSTITUTIONS *Mark David Wallace* 1187
- THE END JUSTIFIES THE MEANS:
AFFIRMATIVE ACTION, STANDARDS OF
REVIEW, AND JUSTICE WHITE *Christopher S. Miller* 1305

Author	
Title	
Volume	82-489
Page	2-37