

The
 University
 of Chicago
 Law Review

VOLUME 59 NUMBER 3 SUMMER 1992

© 1992 by The University of Chicago

ARTICLES

When Is an Amendment Not an
 Amendment?: Modification of Arms Control
 Agreements Without the Senate *David A. Koplow* 981

Race, Gender, Work, and Choice: An
 Empirical Study of the Lack of Interest
 Defense in Title VII Cases Challenging Job
 Segregation *Vicki Schultz* 1073
 & *Stephen Petterson*

COMMENTS

Implied Causes of Action Under Federal
 Statutes: The Air Carriers Access Act
 of 1986 1183

Laundering Illegally Seized Evidence Through
 the Federal Sentencing Guidelines 1209

Disentangling *Webb*: Governmental Intimidation
 of Defense Witnesses and Harmless
 Error Analysis 1239

Injunctions for NEPA Violations:
 Balancing the Equities 1263

Clearly Erroneous Review of Mixed Questions
 of Law and Fact: The Likelihood of Confusion
 Determination in Trademark Law 1291

Title VII in the University: The Difference
 Academic Freedom Makes 1317

Taming A Phoenix: The Year-and-a-Day Rule in
 Federal Prosecutions for Murder 1337

Competing in the Shadowy Gray: Protecting
 Domestic Trademark Holders from Gray
 Marketeers Under the Lanham Act 1363

REVIEW

Making a Difference: The Contractual
 Contributions of Easterbrook and Fischel
The Economic Structure of Corporate Law
 Frank H. Easterbrook & Daniel R. Fischel *Ian Ayres* 1391

The University of Chicago Law Review

VOLUME 59
NUMBER 3
SUMMER 1992

When Is an Amendment Not an
Amendment?: Modification of Arms Control
Agreements Without the Senate

David A. Koplow

Race, Gender, Work, and Choice: An
Empirical Study of the Lack of Interest
Defense in Title VII Cases Challenging Job
Segregation

*Vicki Schultz
& Stephen Petterson*

Implied Causes of Action Under Federal
Statutes: The Air Carriers Access Act of 1986

Laundering Illegally Seized Evidence
Through the Federal Sentencing Guidelines

Disentangling *Webb*: Governmental Intimidation of
Defense Witnesses and Harmless Error Analysis

Injunctions for NEPA Violations:
Balancing the Equities

Clearly Erroneous Review of Mixed Questions of
Law and Fact: The Likelihood of Confusion
Determination in Trademark Law

Title VII in the University: The Difference Academic
Freedom Makes

Taming A Phoenix: The Year-and-a-Day Rule
in Federal Prosecutions For Murder

Competing in the Shadowy Gray: Protecting
Domestic Trademark Holders from Gray
Marketeers Under the Lanham Act

Making a Difference: The Contractual
Contributions of Easterbrook and Fischel
The Economic Structure of Corporate Law
Frank H. Easterbrook & Daniel R. Fischel

Jan Ayres