

# Tulane Law Review

A National Law Journal Distinguished for  
Coverage of Civil and Comparative Law

## ARTICLES

POSNER, PRISONERS, AND  
PRAGMATISM

Jennifer Gerarda Brown

COMPENSATING HARM TO THE DEFECTIVE PRODUCT  
ITSELF—A COMPARATIVE ANALYSIS OF AMERICAN  
AND GERMAN PRODUCTS LIABILITY LAW

Hartwin Bungert

RACE AND THE REHNQUIST COURT

Brian K. Landsberg

*BRAY v. ALEXANDRIA WOMEN'S HEALTH CLINIC*: THE  
SUPREME COURT'S NEXT OPPORTUNITY TO UNSETTLE  
CIVIL RIGHTS LAW

Randolph M. Scott-McLaughlin

A BRIEF WORD ON THE STATISTICAL  
EVIDENCE DEBATE

Craig R. Callen

## ESSAYS

CIVIL RIGHTS, CONFEDERATE FLAGS, AND POLITICAL  
CORRECTNESS: FREE SPEECH AND RACE  
RELATIONS ON CAMPUS

Ronald J. Rychlak

MANDATORY MARRIAGE "FOR THE SAKE OF THE  
CHILDREN": A FEMINIST REPLY TO  
ELIZABETH SCOTT

Linda J. Lacey

## COMMENT

We Are Not Sisters: African-American Women and the Freedom to  
Associate and Disassociate

Pamela J. Smith

## BOOK REVIEW

Laurence H. Tribe's & Michael C. Dorf's  
ON READING THE CONSTITUTION

Thomas M. Melsheimer

VOLUME 66

NUMBER 5

MAY 1992

# TULANE LAW REVIEW

VOLUME 66

MAY 1992

NUMBER 5

## CONTENTS

### ARTICLES

- POSNER, PRISONERS, AND  
PRAGMATISM ..... *Jennifer Gerarda Brown* 1117
- COMPENSATING HARM TO THE DEFECTIVE  
PRODUCT ITSELF—A COMPARATIVE ANALYSIS  
OF AMERICAN AND GERMAN PRODUCTS  
LIABILITY LAW ..... *Hartwin Bungert* 1179
- RACE AND THE REHNQUIST COURT .... *Brian K. Landsberg* 1267
- BRAY V. ALEXANDRIA WOMEN'S HEALTH  
CLINIC: THE SUPREME COURT'S NEXT  
OPPORTUNITY TO UNSETTLE CIVIL  
RIGHTS LAW* ..... *Randolph M. Scott-McLaughlin* 1357
- A BRIEF WORD ON THE STATISTICAL  
EVIDENCE DEBATE ..... *Craig R. Callen* 1405

### ESSAYS

- CIVIL RIGHTS, CONFEDERATE FLAGS, AND  
POLITICAL CORRECTNESS: FREE SPEECH AND  
RACE RELATIONS ON CAMPUS ..... *Ronald J. Rychlak* 1411
- MANDATORY MARRIAGE "FOR THE SAKE OF  
THE CHILDREN": A FEMINIST REPLY TO  
ELIZABETH SCOTT ..... *Linda J. Lacey* 1435

### COMMENT

- WE ARE NOT SISTERS: AFRICAN-  
AMERICAN WOMEN AND THE FREEDOM TO  
ASSOCIATE AND DISASSOCIATE ..... *Pamela J. Smith* 1467

82.142

2-10

## RECENT DEVELOPMENTS

- BRIGHT V. HOUSTON NORTHWEST MEDICAL CENTER SURVIVOR, INC.*: NUMBER OF WEEKS SPENT ON CALL NOT RELEVANT TO OVERTIME COMPENSATION UNDER THE FLSA..... *M.D. Rubenstein* 1517
- MESA OPERATING LIMITED PARTNERSHIP V. UNITED STATES DEPARTMENT OF THE INTERIOR*: SECTION 110 OF THE NATIONAL GAS POLICY ACT—A ROYAL(TY) PAIN..... *A.M. Price* 1525
- PIERRE V. CONNECTICUT GENERAL LIFE INSURANCE CO.*: PIECING TOGETHER ERISA-PLAN ADMINISTRATOR FACT-FINDING DISCRETION AFTER *BRUCH* ..... *J.R. Cox* 1532
- PLAISANCE V. TEXACO, INC.*: EMOTIONAL DISTRESS RECOVERY FOR JONES ACT SEAMEN..... *E.F. Jordan* 1540
- PORTILLO V. COMMISSIONER*: A QUESTION OF ACCOUNTABILITY—FIFTH CIRCUIT REQUIRES BOTH I.R.S. AND TAXPAYERS TO SUBSTANTIATE TAX COURT CLAIMS ..... *M.L. Barton* 1548
- RIVERSIDE MARKET DEVELOPMENT CORP. V. INTERNATIONAL BUILDING PRODUCTS, INC.*: THE FIFTH CIRCUIT APPLIES “TRADITIONAL CORPORATE LAW PRINCIPLES” TO “OWNER OR OPERATOR” LIABILITY UNDER CERCLA .. *S.D. Morgan* 1554
- SHINAULT V. AMERICAN AIRLINES, INC.*: COMPENSATORY AND EMOTIONAL DISTRESS DAMAGES UNDER THE AIR CARRIER ACCESS ACT ..... *L.E. Hegedus* 1564
- BOOK REVIEW
- Laurence H. Tribe’s & Michael C. Dorf’s  
ON READING THE CONSTITUTION ... *Thomas M. Melsheimer* 1575

# TULANE LAW REVIEW

VOLUME 66

MAY 1992

NUMBER 5

## CONTENTS

### ARTICLES

POSNER, PRISONERS, AND  
PRAGMATISM ..... *Jennifer Gerarda Brown* 1117

COMPENSATING HARM TO THE DEFECTIVE  
PRODUCT ITSELF—A COMPARATIVE ANALYSIS  
OF AMERICAN AND GERMAN PRODUCTS  
LIABILITY LAW ..... *Hartwin Bungert* 1179

RACE AND THE REHNQUIST COURT .... *Brian K. Landsberg* 1267

*BRAY V. ALEXANDRIA WOMEN'S HEALTH  
CLINIC: THE SUPREME COURT'S NEXT  
OPPORTUNITY TO UNSETTLE CIVIL  
RIGHTS LAW* ..... *Randolph M. Scott-McLaughlin* 1357

A BRIEF WORD ON THE STATISTICAL  
EVIDENCE DEBATE ..... *Craig R. Callen* 1405

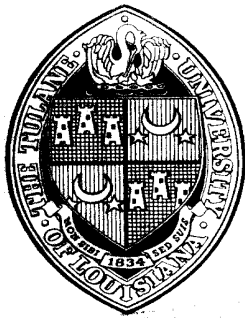
### ESSAYS

CIVIL RIGHTS, CONFEDERATE FLAGS, AND  
POLITICAL CORRECTNESS: FREE SPEECH AND  
RACE RELATIONS ON CAMPUS ..... *Ronald J. Rychlak* 1411

MANDATORY MARRIAGE "FOR THE SAKE OF  
THE CHILDREN": A FEMINIST REPLY TO  
ELIZABETH SCOTT ..... *Linda J. Lacey* 1435

### COMMENT

WE ARE NOT SISTERS: AFRICAN-  
AMERICAN WOMEN AND THE FREEDOM TO  
ASSOCIATE AND DISASSOCIATE ..... *Pamela J. Smith* 1467



# Tulane Law Review

A National Law Journal Distinguished for  
Coverage of Civil and Comparative Law

## ARTICLES

POSNER, PRISONERS, AND  
PRAGMATISM

Jennifer Gerarda Brown

COMPENSATING HARM TO THE DEFECTIVE PRODUCT  
ITSELF—A COMPARATIVE ANALYSIS OF AMERICAN  
AND GERMAN PRODUCTS LIABILITY LAW

Hartwin Bungert

RACE AND THE REHNQUIST COURT

Brian K. Landsberg

*BRAY v. ALEXANDRIA WOMEN'S HEALTH CLINIC*: THE  
SUPREME COURT'S NEXT OPPORTUNITY TO UNSETTLE  
CIVIL RIGHTS LAW

Randolph M. Scott-McLaughlin

A BRIEF WORD ON THE STATISTICAL  
EVIDENCE DEBATE

Craig R. Callen

## ESSAYS

CIVIL RIGHTS, CONFEDERATE FLAGS, AND POLITICAL  
CORRECTNESS: FREE SPEECH AND RACE  
RELATIONS ON CAMPUS

Ronald J. Rychlak

MANDATORY MARRIAGE "FOR THE SAKE OF THE  
CHILDREN": A FEMINIST REPLY TO  
ELIZABETH SCOTT

Linda J. Lacey

## COMMENT

We Are Not Sisters: African-American Women and the Freedom to  
Associate and Disassociate

Pamela J. Smith

## BOOK REVIEW

Laurence H. Tribe's & Michael C. Dorf's  
ON READING THE CONSTITUTION

Thomas M. Melsheimer

**VOLUME 66**

**NUMBER 5**

**MAY 1992**

## RECENT DEVELOPMENTS

- BRIGHT V. HOUSTON NORTHWEST MEDICAL CENTER SURVIVOR, INC.*: NUMBER OF WEEKS SPENT ON CALL NOT RELEVANT TO OVERTIME COMPENSATION UNDER THE FLSA..... *M.D. Rubenstein* 1517
- MESA OPERATING LIMITED PARTNERSHIP V. UNITED STATES DEPARTMENT OF THE INTERIOR*: SECTION 110 OF THE NATIONAL GAS POLICY ACT—A ROYAL(TY) PAIN..... *A.M. Price* 1525
- PIERRE V. CONNECTICUT GENERAL LIFE INSURANCE CO.*: PIECING TOGETHER ERISA-PLAN ADMINISTRATOR FACT-FINDING DISCRETION AFTER *BRUCH* ..... *J.R. Cox* 1532
- PLAISANCE V. TEXACO, INC.*: EMOTIONAL DISTRESS RECOVERY FOR JONES ACT SEAMEN..... *E.F. Jordan* 1540
- PORTILLO V. COMMISSIONER*: A QUESTION OF ACCOUNTABILITY—FIFTH CIRCUIT REQUIRES BOTH I.R.S. AND TAXPAYERS TO SUBSTANTIATE TAX COURT CLAIMS ..... *M.L. Barton* 1548
- RIVERSIDE MARKET DEVELOPMENT CORP. V. INTERNATIONAL BUILDING PRODUCTS, INC.*: THE FIFTH CIRCUIT APPLIES “TRADITIONAL CORPORATE LAW PRINCIPLES” TO “OWNER OR OPERATOR” LIABILITY UNDER CERCLA .. *S.D. Morgan* 1554
- SHINAULT V. AMERICAN AIRLINES, INC.*: COMPENSATORY AND EMOTIONAL DISTRESS DAMAGES UNDER THE AIR CARRIER ACCESS ACT ..... *L.E. Hegedus* 1564
- BOOK REVIEW
- Laurence H. Tribe’s & Michael C. Dorf’s ON READING THE CONSTITUTION ... *Thomas M. Melsheimer* 1575