

Michigan Law Review

2
295

SYMPOSIUM

*The Future of Voting Rights After
Shaw v. Reno*

Expressive Harms, "Bizarre Districts," and
Voting Rights: Evaluating Election-
District Appearances After *Shaw v. Reno*

*Richard H. Pildes
and Richard G. Niemi*

Race and Redistricting: Drawing
Constitutional Lines After *Shaw v. Reno*

*T. Alexander Aleinikoff
and Samuel Issacharoff*

Ugly: An Inquiry Into the Problem of
Racial Gerrymandering Under the Voting
Rights Act

*Daniel D. Polsby
and Robert D. Popper*

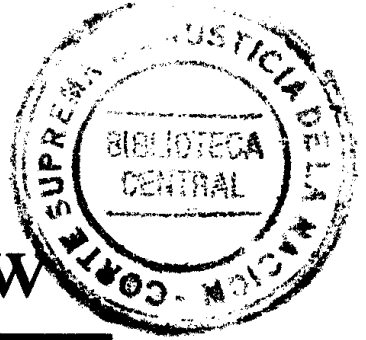
NOTES

Removal and the Eleventh Amendment:
The Case for District Court Remand
Discretion To Avoid a Bifurcated Suit

An Intent-Based Approach to the
Acceptance of Benefits Doctrine in the
Federal Courts

85.180

Z-95



Michigan Law Review

Vol. 92, No. 3

December 1993

CONTENTS

SYMPOSIUM

The Future of Voting Rights After Shaw v. Reno

EXPRESSIVE HARMS, "BIZARRE DISTRICTS,"
AND VOTING RIGHTS: EVALUATING
ELECTION-DISTRICT APPEARANCES
AFTER *SHAW V. RENO* *Richard H. Pildes* 483
and Richard G. Niemi

RACE AND REDISTRICTING: DRAWING
CONSTITUTIONAL LINES AFTER
SHAW V. RENO *T. Alexander Aleinikoff* 588
and Samuel Issacharoff

UGLY: AN INQUIRY INTO THE
PROBLEM OF RACIAL GERRYMANDERING
UNDER THE VOTING RIGHTS ACT *Daniel D. Polsby* 652
and Robert D. Popper

NOTES

REMOVAL AND THE ELEVENTH AMENDMENT: THE
CASE FOR DISTRICT COURT REMAND DISCRETION
TO AVOID A BIFURCATED SUIT *Mitchell N. Berman* 683

AN INTENT-BASED APPROACH TO THE
ACCEPTANCE OF BENEFITS DOCTRINE
IN THE FEDERAL COURTS *Benson K. Friedman* 742