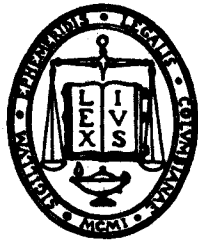


COLUMBIA LAW REVIEW



CENTRO LINCOLN

THE SUPREME COURT'S NEW HYPERTEXTUALISM:
AN INVITATION TO CACOPHONY AND
INCOHERENCE IN THE ADMINISTRATIVE
STATE

Richard J. Pierce, Jr.

THE ORIGINAL UNDERSTANDING OF
THE TAKINGS CLAUSE AND THE
POLITICAL PROCESS

William Michael Treanor

SELECTING A JURY IN FEDERAL CRIMINAL TRIALS
AFTER *BATSON* AND *MCCOLLUM*

THE NORTHWEST ORDINANCE AS A
CONSTITUTIONAL DOCUMENT

BOOK REVIEW ESSAY:

*STRONG MANAGERS, WEAK OWNERS: THE POLITICAL
ROOTS OF AMERICAN CORPORATE FINANCE*

MARK J. ROE

Gregory A. Mark

COLUMBIA LAW REVIEW

VOL. 95

MAY 1995

NO. 4

Copyright © 1995 by Directors of The Columbia Law Review Association, Inc. All rights reserved.

CONTENTS

ARTICLES

- THE SUPREME COURT'S NEW HYPERTEXTUALISM:
AN INVITATION TO CACOPHONY AND
INCOHERENCE IN THE ADMINISTRATIVE
STATE *Richard J. Pierce, Jr.* 749
- THE ORIGINAL UNDERSTANDING OF THE
TAKINGS CLAUSE AND THE
POLITICAL PROCESS *William Michael Treanor* 782

NOTES

- SELECTING A JURY IN FEDERAL
CRIMINAL TRIALS AFTER *BATSON*
AND *MCCOLLUM* *Stephen R. DiPrima* 888
- THE NORTHWEST ORDINANCE AS A
CONSTITUTIONAL DOCUMENT *Denis P. Duffey* 929

BOOK REVIEW ESSAY

- REALMS OF CHOICE: FINANCE CAPITALISM
AND CORPORATE GOVERNANCE,
*STRONG MANAGERS, WEAK OWNERS:
THE POLITICAL ROOTS OF AMERICAN
CORPORATE FINANCE*
MARK J. ROE *Gregory A. Mark* 969