

H A R V A R D  
L A W R E V I E W

**ARTICLES**

CORPORATE CRIMINAL LIABILITY:  
WHAT PURPOSE DOES IT SERVE?

*V.S. Khanna*

KANT'S LEGAL POSITIVISM

*Jeremy Waldron*

**DEVELOPMENTS IN THE LAW —  
EMPLOYMENT DISCRIMINATION**

**NOTES**

The Right of Owners of Servient Estates to Relocate Easements  
Unilaterally

Prevention Versus Punishment: Toward a Principled Distinction in  
the Restraint of Released Sex Offenders

The Due Process Roots of Criminal Collateral Estoppel

The Faith to Change: Reconciling the Oath to Uphold with the  
Power to Amend

"Common Sense" Legislation: The Birth of Neoclassical Tort  
Reform

Growing the Carrot: Encouraging Effective Corporate Compliance

**BOOK REVIEW**

THIS COULD BE YOUR CULTURE —  
JUNK SPEECH IN A TIME OF DECADENCE

*Pierre Schlag*

**BOOK NOTE**

**RECENT CASES**

**RECENT LEGISLATION**

**RECENT PUBLICATIONS**

Copyright © 1996 by

THE HARVARD LAW REVIEW ASSOCIATION

HARVARD LAW REVIEW
--------------------

© 1996 by The Harvard Law Review Association

## CONTENTS

## ARTICLES

- Corporate Criminal Liability:  
 What Purpose Does It Serve? . . . *V.S. Khanna* . . . 1477
- Kant's Legal Positivism . . . . *Jeremy Waldron* . . . 1535

## DEVELOPMENTS IN THE LAW —

- EMPLOYMENT DISCRIMINATION . . . . . 1568
- Table of Contents . . . . . 1569
- I. Introduction . . . . . 1571
- II. Shifting Burdens of Proof  
         in Employment Discrimination Litigation . . . . . 1579
- III. The Americans with Disabilities Act:  
         Great Progress, Greater Potential . . . . . 1602
- IV. Statutory Protection for Gays and Lesbians  
         in Private Employment . . . . . 1625
- V. Temporary Employment and the Imbalance of Power . . . 1647
- VI. Mandatory Arbitration of Statutory Employment Disputes . 1670

## NOTES

- The Right of Owners of Servient Estates  
 to Relocate Easements Unilaterally . . . . . 1693
- Prevention Versus Punishment: Toward a  
 Principled Distinction in the  
 Restraint of Released Sex Offenders . . . . . 1711
- The Due Process Roots of Criminal Collateral Estoppel . . . . 1729

CONTENTS

The Faith to Change: Reconciling the  
Oath to Uphold with the Power to Amend . . . . . 1747

“Common Sense” Legislation: The Birth  
of Neoclassical Tort Reform . . . . . 1765

Growing the Carrot: Encouraging  
Effective Corporate Compliance . . . . . 1783

BOOK REVIEW

This Could Be Your Culture —  
Junk Speech in a Time of Decadence  
(Review of COLLINS & SKOVER:  
The Death of Discourse) . . . Pierre Schlag . . . 1801

BOOK NOTE

Legal Fact, Science Fiction?  
(Review of JASANOFF: Science at the Bar) . . . . . 1821

RECENT CASES

Constitutional Law — First Amendment — Ninth Circuit  
Invalidates Arizona Constitution’s Official English  
Requirement — *Yniguez v. Arizonans for Official English*,  
69 F.3d 920 (9th Cir. 1995) (en banc), cert. granted,  
64 U.S.L.W. 3635 (U.S. Mar. 26, 1996) (No. 95-974) . . . 1827

Constitutional Law — Tenth Amendment — Ninth Circuit  
Holds Interim Enforcement Provisions of the Brady Bill  
Constitutional — *Mack v. United States*, 66 F.3d 1025  
(9th Cir. 1995), petition for cert. filed, 64 U.S.L.W. 3642  
(U.S. Mar. 15, 1996) (No. 95-1478) . . . . . 1833

RECENT LEGISLATION

Civil Rights — Gender Discrimination — California Prohibits  
Gender-Based Pricing — CAL. CIV. CODE § 51.6  
(West Supp. 1996) . . . . . 1839

RECENT PUBLICATIONS . . . . . 1845