

THE GEORGETOWN LAW JOURNAL

ARTICLES

LENDING DISCRIMINATION: ECONOMIC THEORY, ECONOMETRIC EVIDENCE, AND THE
COMMUNITY REINVESTMENT ACT
BY KEITH N. HYLTON AND VINCENT D. ROUGEAU

IN THE AFTERMATH OF THE MASS TORT CLASS ACTION
BY RICHARD A. NAGAREDA

09 APR 1997

ESSAY

THE LIMITS OF INTEGRATIVE BARGAINING
BY GERALD B. WETLAUFER

BOOK REVIEW

INCOMPLETELY THEORIZED AGREEMENT: A PLAUSIBLE IDEAL FOR LEGAL REASONING?
(REVIEW OF LEGAL REASONING AND POLITICAL CONFLICT, BY CASS R. SUNSTEIN)
BY ALEXANDER KAUFMAN

NOTES

LEGALIZING THE SUBLEGAL: A PROPOSAL FOR CODIFYING A DOCTRINE OF
UNILATERAL HUMANITARIAN INTERVENTION
BY MICHAEL L. BURTON

DEBT TO SOCIETY: A COMMUNITARIAN APPROACH TO CRIMINAL ANTIPROFIT LAWS
BY SHIRLEY WOODWARD



THE GEORGETOWN LAW JOURNAL

Volume 85

December 1996

Number 2

Contents

Articles

- Lending Discrimination: Economic Theory, Econometric Evidence,
and the Community Reinvestment Act
Keith N. Hylton and Vincent D. Rougeau 237
- In the Aftermath of the Mass Tort Class Action
Richard A. Nagareda 295

Essay

- The Limits of Integrative Bargaining
Gerald B. Wetlaufer 369

Book Review

- Incompletely Theorized Agreement: A Plausible Ideal for Legal
Reasoning? (review of Legal Reasoning and Political Conflict,
by Cass R. Sunstein)
Alexander Kaufman 395

Notes

- Legalizing the Sublegal: A Proposal for Codifying a Doctrine of
Unilateral Humanitarian Intervention
Michael L. Burton 417
- Debt to Society: A Communitarian Approach to Criminal
Antiprofit Laws
Shirley Woodward 455