

The University of Chicago Law Review

Volume 64

Summer 1997

Number 3

© 1997 by The University of Chicago

ARTICLES

- The Idea of Public Reason Revisited.....*John Rawls* 765
- Peremptory Challenges Should Be
Abolished: A Trial Judge's
Perspective.....*Morris B. Hoffman* 809

COMMENTS

- Raising the Cost of Lying: Rethinking
Erie for Judicial Estoppel.....*Ashley S. Deeks* 873
- Inseverability Clauses in Statutes.....*Israel E. Friedman* 903
- Article III and the Westfall Act:
Identifying "Federal Ingredients"*Sandra Slack Glover* 925
- Putting Privateers in Their Place:
The Applicability of the Marque
and Reprisal Clause to
Undeclared Wars*C. Kevin Marshall* 953
- The Mail Fraud Statute: An Argument
for Repeal by Implication*Todd E. Molz* 983
- Prearrest Silence as Evidence of Guilt:
What You Don't Say Shouldn't
Be Used Against You.....*Jane Elinor Notz* 1009
- Speedy Justice and Timeless Delays:
The Validity of Open-Ended
"Ends-of-Justice" Continuances
Under the Speedy Trial Act*Greg Ostfeld* 1037
- Adjusting a Criminal Defendant's
Sentence After a Successful
Collateral Attack*Sanford I. Weisburst* 1067

The University of Chicago Law Review



ARTICLES

The Idea of Public Reason Revisited

John Rawls

Peremptory Challenges Should Be Abolished:
A Trial Judge's Perspective

Morris B. Hoffman

COMMENTS

Raising the Cost of Lying: Rethinking *Erie* for Judicial Estoppel

Inseparability Clauses in Statutes

Article III and the Westfall Act: Identifying "Federal Ingredients"

Putting Privateers in Their Place: The Applicability of the Marque and Reprisal Clause
to Undeclared Wars

The Mail Fraud Statute: An Argument for Repeal by Implication

Prearrest Silence as Evidence of Guilt: What You Don't Say Shouldn't Be
Used Against You

Speedy Justice and Timeless Delays: The Validity of Open-Ended "Ends-of-Justice"
Continuances Under the Speedy Trial Act

Adjusting a Criminal Defendant's Sentence After a Successful
Collateral Attack

REVIEWS

The Spirit of Legal History

The Spirit of Roman Law

Alan Watson

The Spirit of Classical Canon Law

R.H. Helmholz

Kenneth Pennington

The Right to Community?

The Community of Rights

Alan Gewirth

Jacqueline Bhabha

Volume 64

Summer 1997

Number 3