# HARVAR LAW REVIEW

### 1997 OLIVER WENDELL HOLMES LECTURES

THE PROBLEMATICS OF MORAL AND LEGAL THEORY

Richard A. Posner

RESPONSES

Ronald Dworkin

Charles Fried

Anthony T. Kronman

John T. Noonan, Jr. Martha C. Nussbaum

REPLY

Richard A. Posner

#### COMMENTARY

IS INTERNATIONAL LAW REALLY STATE LAW?

Harold Hongju Koh

## DEVELOPMENTS IN THE LAW-ALTERNATIVES TO INCARCERATION

#### **NOTES**

Charting No Man's Land: Applying Jurisdictional and Choice of Law Doctrines to Interstate Compacts

Government Tort Liability

Making Docile Lawyers: An Essay on the Pacification of Law **Students** 

Democracy or Distrust? Restoring Home Rule for the District of Columbia in the Post-Control Board Era

Uniform Federal Rules of Attorney Conduct: A Flawed Proposal

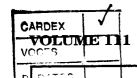
The Constitutionality of Proposition 209 as Applied

Using Capital Cash Flows to Value Dissenters' Shares in Appraisal Proceedings

## **BOOK NOTES** RECENT CASE

Copyright © 1998 by

THE HARVARD LAW REVIEW ASSOCIATION



## MAY 1998



2-1998

## **CONTENTS**

## 1997 OLIVER WENDELL HOLMES LECTURES

	roblematics of Moral Legal Theory Richard A. Posner 1	637		
RESPONSES	S			
Darwin	n's New Bulldog Ronald Dworkin 1	718		
Philoso	ophy Matters Charles Fried 1	739		
The Value of Moral Philosophy . Anthony T. Kronman				
Posner	's Problematics John T. Noonan, Jr	768		
Still W	Vorthy of Praise Martha C. Nussbaum	776		
REPLY				
Pro	to Critics of The blematics of Moral Legal Theory Richard A. Posner	796		
COMMENT	ΓARY			
Is Inte Stat	rnational Law Really te Law? Harold Hongju Koh	824		
DEVELOP: ALTER	MENTS IN THE LAW — ENATIVES TO INCARCERATION	1863		
	Table of Contents	864		
I.	Introduction	866		
II.	Changes in Prison and Crime Demographics	1875		
III.	Alternatives to Incarceration for Drug-Abusing Offenders	1898		
IV.	Alternative Sanctions for Female Offenders	192 <b>1</b>		

#### CONTENTS

	V.	The Legality of Innovative Alternative Sanctions for Nonviolent Crimes		1944
	VI.	Alternative Punishments: Resistance and Inroads	•	1967
Nоте	ES			
Cl	hartir and	ng No Man's Land: Applying Jurisdictional Choice of Law Doctrines to Interstate Compacts		1991
Go	overn	ment Tort Liability		2009
M		Docile Lawyers: An Essay on the Pacification aw Students		2027
De	emoci Dist	racy or Distrust? Restoring Home Rule for the rict of Columbia in the Post-Control Board Era.		2045
Ur		n Federal Rules of Attorney Conduct: A wed Proposal		2063
Th	ne Co	onstitutionality of Proposition 209 as Applied		2081
Us		Capital Cash Flows to Value Dissenters' Shares ppraisal Proceedings		2099
Воок	Not	ES		
Du	(Rev	Kennedy's Stiff Knees  iew of KENNEDY: A Critique of Adjudication  de siècle)		0.1.17
т.,		••	٠	2117
117		nding Class: A Jurisprudence for Social Justice iew of RODES, JR.: Pilgrim Law)		2123
Recei	NT C	ASE		
	Imm Viola Righ	C. § 1983 — Eighth Circuit Denies Qualified unity to University Administrator Who ted Professors' First Amendment Speech ts. — Burnham v. Ianni, 119 F.3d 668 Cir. 1997) (en banc)		2120
	(our	Cir. 1997) (en banc)	•	2129