

The University of Chicago Law Review



ARTICLES

Why It Pays to File for Bankruptcy: A Critical
Look at the Incentives Under U.S. Personal
Bankruptcy Law and a Proposal for Change

Michelle J. White

Can Shaming Punishments Educate?

Stephen P. Garvey

The Evidentiary Theory of Blackmail:
Taking Motives Seriously

Mitchell N. Berman

COMMENTS

Implications of the Private Securities Litigation Reform Act of 1995 for
Judicial Presumptions of Market Efficiency

Obtaining Jurisdiction Over States in Bankruptcy Proceedings After
Seminole Tribe

The Fourth Amendment and Facilities Inspections Under the Chemical
Weapons Convention

Character, Choice, and "Aberrant Behavior": Aligning Criminal
Sentencing with Concepts of Moral Blame

Assigning Common Law Claims for Fraud

Should Courts Consider 18 USC § 3501 Sua Sponte?

"Mend the Hold" and *Erie*: Why an Obscure Contracts Doctrine Should
Control in Federal Diversity Cases

REVIEW

How to Have a Culture War

Beyond All Reason: The Radical Assault on Truth in American Law

Daniel A. Farber and Suzanna Sherry

Kathryn Abrams

Volume 65

Summer 1998

Number 3

The University of Chicago Law Review

Volume 65

Summer 1998

Number 3

© 1998 by The University of Chicago

ARTICLES

- Why It Pays to File for Bankruptcy:
A Critical Look at the Incentives
Under U.S. Personal Bankruptcy
Law and a Proposal for Change*Michelle J. White* 685
- Can Shaming Punishments Educate? *Stephen P. Garvey* 733
- The Evidentiary Theory of Blackmail:
Taking Motives Seriously*Mitchell N. Berman* 795

COMMENTS

- Implications of the Private Securities
Litigation Reform Act of 1995 for
Judicial Presumptions of Market
Efficiency*Nathaniel Carden* 879
- Obtaining Jurisdiction Over States
in Bankruptcy Proceedings After
Seminole Tribe *Teresa K. Goebel* 911
- The Fourth Amendment and Facilities
Inspections Under the Chemical
Weapons Convention *Robert F. Greenlee* 943
- Character, Choice, and "Aberrant
Behavior": Aligning Criminal
Sentencing with Concepts of
Moral Blame *Rachael A. Hill* 975
- Assigning Common Law Claims
for Fraud *Teal E. Luthy* 1001
- Should Courts Consider 18 USC § 3501
Sua Sponte?*Eric D. Miller* 1029
- "Mend the Hold" and *Erie*: Why an
Obscure Contracts Doctrine Should
Control in Federal Diversity Cases*Robert H. Sitkoff* 1059