

# UCLA LAW REVIEW

© 1999 by the Regents of the University of California.  
All Rights Reserved.

CARDEX	✓
VOCES	
B. DATOS	
OK	
Vol 3	1999

VOLUME 46

AUGUST 1999

NUMBER 6

## CONTENTS

### SYMPOSIUM

#### THE FUTURE OF PUNISHMENT

THE FUTURE OF PUNISHMENT	<i>David Dolinko</i>	1719
A FUTURE WHERE PUNISHMENT IS MARGINALIZED: REALISTIC OR UTOPIAN?	<i>John Braithwaite</i>	1727
RETHINKING UNTHINKABLE PUNISHMENT POLICIES IN AMERICA	<i>Michael Tonry</i>	1751
DEATH, TAXES, AND—PUNISHMENT? A RESPONSE TO BRAITHWAITE AND TONRY	<i>Carol S. Steiker</i>	1793
PUNISHMENT AS ATONEMENT	<i>Stephen P. Garvey</i>	1801
PRIVATIZING CRIMINAL LAW: STRATEGIES FOR PRIVATE NORM ENFORCEMENT IN THE INNER CITY	<i>Dan M. Kahan</i>	1859
RETRIBUTION, FOR LIBERALS	<i>Paul Butler</i>	1873
DISENFRANCHISEMENT AS PUNISHMENT: REFLECTIONS ON THE RACIAL USES OF INFAMIA	<i>George P. Fletcher</i>	1895
COMMUNITY CORRECTIONS AS THE FRONT LINE IN CRIME CONTROL	<i>Mark A.R. Kleiman</i>	1909
CONCLUDING REMARKS: THE FUTURE OF PUNISHMENT	<i>Herbert Morris</i>	1927

### POSTSCRIPT

UNTHINKABLE MISREPRESENTATIONS: A RESPONSE TO TONRY	<i>Dan M. Kahan</i>	1933
--------------------------------------------------------	---------------------	------

### COMMENTS

ON REGULATING THE INTERNET: USENET, A CASE STUDY	<i>Paul K Ohm</i>	1941
OPENING THE FRONT DOOR: THE ARGUMENT FOR A CAUSAL REQUIREMENT IN MULTISITE CERCLA LITIGATION	<i>James M. Sweeney</i>	1989

### CUMULATIVE INDEX

# UCLA

UNIVERSITY OF CALIFORNIA LOS ANGELES

## LAW REVIEW

SYMPOSIUM

*THE FUTURE OF PUNISHMENT*

- |                                                                                           |                           |
|-------------------------------------------------------------------------------------------|---------------------------|
| THE FUTURE OF PUNISHMENT                                                                  | <i>David Dolinko</i>      |
| A FUTURE WHERE PUNISHMENT IS MARGINALIZED:<br>REALISTIC OR UTOPIAN?                       | <i>John Braithwaite</i>   |
| RETHINKING UNTHINKABLE PUNISHMENT<br>POLICIES IN AMERICA                                  | <i>Michael Tonry</i>      |
| DEATH, TAXES, AND—PUNISHMENT?<br>A RESPONSE TO BRAITHWAITE AND TONRY                      | <i>Carol S. Steiker</i>   |
| PUNISHMENT AS ATONEMENT                                                                   | <i>Stephen P. Garvey</i>  |
| PRIVATIZING CRIMINAL LAW: STRATEGIES<br>FOR PRIVATE NORM ENFORCEMENT<br>IN THE INNER CITY | <i>Dan M. Kahan</i>       |
| RETRIBUTION, FOR LIBERALS                                                                 | <i>Paul Butler</i>        |
| DISENFRANCHISEMENT AS PUNISHMENT:<br>REFLECTIONS ON THE RACIAL<br>USES OF INFAMIA         | <i>George P. Fletcher</i> |
| COMMUNITY CORRECTIONS AS THE FRONT LINE<br>IN CRIME CONTROL                               | <i>Mark A. R. Kleiman</i> |
| CONCLUDING REMARKS:<br>THE FUTURE OF PUNISHMENT                                           | <i>Herbert Morris</i>     |

POSTSCRIPT

- |                                                        |                     |
|--------------------------------------------------------|---------------------|
| UNTHINKABLE MISREPRESENTATIONS:<br>A RESPONSE TO TONRY | <i>Dan M. Kahan</i> |
|--------------------------------------------------------|---------------------|

COMMENTS

- |                                                                                                    |                         |
|----------------------------------------------------------------------------------------------------|-------------------------|
| ON REGULATING THE INTERNET:<br>USENET, A CASE STUDY                                                | <i>Paul K Ohm</i>       |
| OPENING THE FRONT DOOR: THE ARGUMENT<br>FOR A CAUSAL REQUIREMENT IN<br>MULTISITE CERCLA LITIGATION | <i>James M. Sweeney</i> |

CUMULATIVE INDEX

---

Volume 46

• August 1999

• Number 6