

The University of Chicago Law Review



ARTICLES

1. *Legal Notes: Subpoenas and
 and Compensation* *Gary Lawson
& Guy Seidman*
2. *History of Customary
 International Law* *Jack L. Goldsmith
& Eric A. Posner*
3. *Defense of Analogical Reasoning in Law* *Emily Sherwin*
-

COMMENTS

4. *Conflict and Aggregation: Appointing Institutional Investors as Sole
 Lead Plaintiffs Under the PSLRA*
5. *Settlement During Rape Prosecutions*
6. *Federal Courts Should Be Required to Consider State
 Sovereign Immunity Sua Sponte*
7. *Scope of Criminal Forfeiture Under RICO: The Appropriate
 Definition of "Proceeds"*
8. *Analysis of Rule 11 Plea Bargain Options*
9. *Congressional Intent and Deference to Agency Interpretations of Regulations*
-

ESSAYS AND REVIEWS

10. *The Pernicious Art of Securities Regulation*
*Anglo-American Securities Regulation: Cultural
 and Political Roots, 1690-1860* *Paul G. Mahoney*
Stuart Banner
11. *All the Themes but One*
All the Laus but One *Eric L. Muller*
William H. Rehnquist

Volume 66

Fall 1999

Number 4

The University of Chicago Law Review

Volume 66

Fall 1999

Number 4

© 1999 by The University of Chicago

ARTICLES

- Taking Notes: Subpoenas and
Just Compensation *Gary Lawson*
& *Guy Seidman* 1081
- A Theory of Customary
International Law *Jack L. Goldsmith*
& *Eric A. Posner* 1113
- A Defense of Analogical
Reasoning in Law *Emily Sherwin* 1179

COMMENTS

- Conflict and Aggregation: Appointing
Institutional Investors as Sole
Lead Plaintiffs Under the PSLRA *R. Chris Heck* 1199
- Civil Settlement During
Rape Prosecutions *William H.J. Hubbard* 1231
- Why Federal Courts Should Be
Required to Consider State
Sovereign Immunity Sua Sponte *Michelle Lawner* 1261
- The Scope of Criminal Forfeiture
Under RICO: The Appropriate
Definition of "Proceeds" *Anup Malani* 1289
- An Analysis of Rule 11
Plea Bargain Options *Shayna M. Sigman* 1317
- Congressional Intent and Deference
to Agency Interpretations
of Regulations *Melanie E. Walker* 1341