

VOLUME 113

FEBRUARY 2000

NUMBER 4

# H A R V A R D L A W R E V I E W

## ARTICLES

LAW MAKING FOR BABY MAKING:  
AN INTERPRETIVE APPROACH  
TO THE DETERMINATION OF  
LEGAL PARENTAGE

*Marsha Garrison*

TRIAL AS ERROR, JURISDICTION  
AS INJURY: TRANSFORMING  
THE MEANING OF ARTICLE III

*Judith Resnik*

## RECENT CASES

## RECENT PUBLICATIONS

Copyright © 2000 by

THE HARVARD LAW REVIEW ASSOCIATION

# HARVARD LAW REVIEW

© 2000 by The Harvard Law Review Association

## CONTENTS

### ARTICLES

- Law Making for Baby Making:  
An Interpretive Approach  
to the Determination of  
Legal Parentage . . . . . *Marsha Garrison* . . . 835
- Trial as Error, Jurisdiction  
as Injury: Transforming  
the Meaning of Article III . . . *Judith Resnik* . . . . 924

### RECENT CASES

- Criminal Law — Fifth Amendment  
— Fourth Circuit Holds That  
18 U.S.C. § 3501, Not *Miranda*  
*v. Arizona*, Governs the Admissibility  
of Confessions in Federal Courts. —  
*United States v. Dickerson*, 166 F.3d 667  
(4th Cir. 1999), cert. granted, 68 U.S.L.W.  
3361 (U.S. Dec. 6, 1999) (No. 99-5525) . . . . . 1039
- Constitutional Law — Third Circuit  
Invalidates Statute Burdening Ballot  
Access on Equal Protection Grounds.  
— *Reform Party of Allegheny County v.*  
*Allegheny County Department of Elections*,  
174 F.3d 305 (3d Cir. 1999) (en banc) . . . . . 1045
- Administrative Law — Nondelegation Doctrine  
— D.C. Circuit Holds That EPA Construction  
of Clean Air Act Violates Nondelegation  
Doctrine. — *American Trucking Ass'ns, Inc.*  
*v. EPA*, 175 F.3d 1027 (D.C. Cir. 1999),  
*modified*, 195 F.3d 4 (D.C. Cir. 1999) . . . . . 1051

**CONTENTS**

**Constitutional Law — State Sovereign  
Immunity — Fifth Circuit Holds That  
Eleventh Amendment Bars Qui Tam  
Suits Against States When the  
Department of Justice Does Not  
Intervene. — *United States ex rel.  
Foulds v. Texas Tech University*,  
171 F.3d 279 (5th Cir. 1999) . . . . . 1057**

**Statutory Interpretation — Second Circuit  
Holds That Health Care Funds Lack  
Standing to Sue Tobacco Companies  
Under RICO. — *Labors Local 17 Health  
& Benefit Fund v. Philip Morris, Inc.*,  
191 F.3d 229 (2d Cir. 1999) . . . . . 1063**

**RECENT PUBLICATIONS . . . . . 1069**