

---

---

# HOUSTON LAW REVIEW

## CONTENTS

### ARTICLES

- THE JUDICIAL ETHICS  
OF EX PARTE AND OTHER COMMUNICATIONS..... *Leslie W. Abramson* 1343
- THE FUNCTION OF SUPREME COURT OPINIONS.....*Earl M. Maltz* 1395
- MEETING THE TWENTY-FIRST CENTURY  
TERRORIST THREAT WITHIN THE SCOPE OF  
TWENTIETH CENTURY CONSTITUTIONAL LAW ..... *Ronald J. Sievert* 1421

### COMMENTS

- PRIMING THE WATER INDUSTRY PUMP ..... *Cynthia DeLaughter* 1465
- A NEW MILLENNIUM'S RESOLUTION:  
THE ABA CONTINUES ITS REGRETTABLE BAN  
ON MULTIDISCIPLINARY PRACTICE..... *Michael W. Price* 1495
- BETWEEN A (SCHOOLHOUSE) ROCK AND A HARD PLACE:  
TITLE IX PEER HARASSMENT LIABILITY AFTER  
*DAVIS V. MONROE COUNTY BOARD OF EDUCATION* ..... *Jill S. Vogel* 1525



# HOUSTON LAW REVIEW

## ARTICLES

THE JUDICIAL ETHICS OF EX PARTE AND OTHER COMMUNICATIONS

*Leslie W. Abramson*

THE FUNCTION OF SUPREME COURT OPINIONS

*Earl M. Maltz*

MEETING THE TWENTY-FIRST CENTURY TERRORIST THREAT  
WITHIN THE SCOPE OF TWENTIETH CENTURY CONSTITUTIONAL LAW

*Ronald J. Sievert*

## COMMENTS

PRIMING THE WATER INDUSTRY PUMP

*Cynthia DeLaughter*

A NEW MILLENNIUM'S RESOLUTION:  
THE ABA CONTINUES ITS REGRETTABLE BAN  
ON MULTIDISCIPLINARY PRACTICE

*Michael W. Price*

BETWEEN A (SCHOOLHOUSE) ROCK AND A HARD PLACE:  
TITLE IX PEER HARASSMENT LIABILITY AFTER  
DAVIS V. MONROE COUNTY BOARD OF EDUCATION

*Jill S. Vogel*