

# UCLA LAW REVIEW

© 2000 by the Regents of the University of California.  
All Rights Reserved.

GARDEX	<input checked="" type="checkbox"/>
VOCES	<input type="checkbox"/>
B. DATOS	<input type="checkbox"/>
OK	<input type="checkbox"/>
Aug 2	2000

VOLUME 47

AUGUST 2000

NUMBER 6

## CONTENTS

### SYMPOSIUM

#### RACE AND THE LAW AT THE TURN OF THE CENTURY

OPENING REMARKS: RECLAIMING YESTERDAY'S FUTURE	<i>Kimberlé Williams Crenshaw</i>	1459
BLACK RIGHTS, GAY RIGHTS, CIVIL RIGHTS	<i>Devon W. Carbado</i>	1467
CALIFORNIA'S RACIAL HISTORY AND CONSTITUTIONAL RATIONALES FOR RACE- CONSCIOUS DECISION MAKING IN HIGHER EDUCATION	<i>Richard Delgado</i> <i>Jean Stefancic</i>	1521
SACRED OBLIGATIONS: INTERCULTURAL JUSTICE AND THE DISCOURSE OF TREATY RIGHTS	<i>Rebecca Tsosie</i>	1615
THE USES OF HISTORY IN STRUGGLES FOR RACIAL JUSTICE: COLONIZING THE PAST AND MANAGING MEMORY	<i>Katherine M. Franke</i>	1673
COMPARATIVE RACIALIZATION: RACIAL PROFILING AND THE CASE OF WEN HO LEE	<i>Neil Gotanda</i>	1689
COLORISM: A DARKER SHADE OF PALE	<i>Taunya Lovell Banks</i>	1705
COLLECTIVE MEMORY, HISTORY, AND SOCIAL JUSTICE	<i>Sharon K. Hom</i> <i>Eric K. Yamamoto</i>	1747
RACE AS CULTURE? WHY NOT?	<i>Richard T. Ford</i>	1803
RIGHTING WRONGS	<i>Leti Volpp</i>	1815
CLOSING REMARKS: REIMAGINING COMMUNITY	<i>Cheryl I. Harris</i>	1839

### COMMENTS

JURY NULLIFICATION AND RACE-CONSCIOUS REASONABLE DOUBT: OVERLAPPING REIFICATIONS OF COMMONSENSE JUSTICE AND THE POTENTIAL VOIR DIRE MISTAKE	<i>Long X. Do</i>	1843
COMPULSORY ARBITRATION AGREEMENTS WORTH SAVING: REFORMING ARBITRATION TO ACCOMMODATE TITLE VII PROTECTIONS	<i>Marcela Noemi Siderman</i>	1885

### CUMULATIVE INDEX

# UCLA

UNIVERSITY OF CALIFORNIA LOS ANGELES

## LAW REVIEW

SYMPOSIUM

RACE AND THE LAW AT THE TURN OF THE CENTURY

- OPENING REMARKS: RECLAIMING  
YESTERDAY'S FUTURE *Kimberlé Williams Crenshaw*
- BLACK RIGHTS, GAY RIGHTS, CIVIL RIGHTS *Devon W. Carbado*
- CALIFORNIA'S RACIAL HISTORY AND CONSTITUTIONAL  
RATIONALES FOR RACE-CONSCIOUS *Richard Delgado*  
DECISION MAKING IN HIGHER EDUCATION *Jean Stefancic*
- SACRED OBLIGATIONS: INTERCULTURAL JUSTICE  
AND THE DISCOURSE OF TREATY RIGHTS *Rebecca Tsosie*
- THE USES OF HISTORY IN STRUGGLES FOR RACIAL  
JUSTICE: COLONIZING THE PAST  
AND MANAGING MEMORY *Katherine M. Franke*
- COMPARATIVE RACIALIZATION: RACIAL  
PROFILING AND THE CASE OF WEN HO LEE *Neil Gotanda*
- COLORISM: A DARKER SHADE OF PALE *Taunya Lovell Banks*
- COLLECTIVE MEMORY, HISTORY,  
AND SOCIAL JUSTICE *Sharon K. Hom*  
*Eric K. Yamamoto*
- RACE AS CULTURE? WHY NOT? *Richard T. Ford*
- RIGHTING WRONGS *Leti Volpp*
- CLOSING REMARKS: REIMAGINING COMMUNITY *Cheryl I. Harris*

### COMMENTS

- JURY NULLIFICATION AND RACE-CONSCIOUS  
REASONABLE DOUBT: OVERLAPPING  
REIFICATIONS OF COMMONSENSE JUSTICE  
AND THE POTENTIAL VOIR DIRE MISTAKE *Long X. Do*
- COMPULSORY ARBITRATION AGREEMENTS  
WORTH SAVING: REFORMING  
ARBITRATION TO ACCOMMODATE  
TITLE VII PROTECTIONS *Marcela Noemi Siderman*

### CUMULATIVE INDEX

Volume 47

• August 2000

• Number 6