H A R V A R D LAW REVIEW

ARTICLE

BEYOND REGIONAL GOVERNMENT

Gerald E. Frug

DEVELOPMENTS IN THE LAW — THE LAW OF PRISONS

NOTES

For the Good of the Child, for the Good of Society: Using Scotland and Jamaica as Models To Reform U.S. Juvenile Justice Policy

Originality

The Science, Law, and Politics of Fetal Pain Legislation

BOOK NOTE

RECENT CASES

RECENT PUBLICATIONS

Copyright © 2002 by

THE HARVARD LAW REVIEW ASSOCIATION

HARVARD LAW REVIEW

2002 by The Harvard Law Review Associatio

CONTENTS

ARTICL	E
Beyo	nd Regional Government
	OPMENTS IN THE LAW — LAW OF PRISONS1838
	Table of Contents1839
I.	Introduction1841
II.	The Prison Litigation Reform Act and the Antiterrorism and Effective Death Penalty Act: Implications for Federal District Judges
III.	A Tale of Two Systems: Cost, Quality, and Accountability in Private Prisons
IV.	In the Belly of the Whale: Religious Practice in Prison
V.	Plight of the Tempest-Tost: Indefinite Detention of Deportable Aliens
VI.	One Person, No Vote: The Laws of Felon Disenfranchisement

CONTENTS

NOTES	
For the Good of the Child, for the Good of Society: Using Scotland and Jamaica as Models To Reform U.S. Juvenile Justice Policy	1964
Originality	1988
The Science, Law, and Politics of Fetal Pain Legislation	2010
BOOK NOTE	
Brown's Potential, Still Unrealized	2034
RECENT CASES	•
Constitutional Law — Free Speech Clause — Second Circuit Classifies the Posting and Linking of Computer Code as Expressive Conduct Rather than Pure Speech. — Universal City Studios, Inc. v. Corley, 273 F.3d 429 (2d Cir. 2001)	2042
Constitutional Law — Establishment Clause — Eleventh Circuit Reinstates Decision Upholding School Board Policy Allowing Graduation Prayer Despite Supreme Court Vacatur. — Adler v. Duval County School Board, 250 F.3d 1330 (11th Cir. 2001) (en banc), cert. denied, 122 S. Ct. 664 (2001)	
1 P. 1. APRIER 177 3 1 1 MATERIAL	2050

CONTENTS

Constitutional Law —
Fifth Amendment Takings Clause —
California Court of Appeal Finds
Nollan's and Dolan's Heightened
Scrutiny Inapplicable to
Inclusionary Zoning Ordinance. —
Home Builders Ass'n of Northern
California v. City of Napa,
108 Cal. Rptr. 2d 60 (Cal. Ct. App. 2001)2058
Employment Law — Arbitration —
Seventh Circuit Refuses To Enforce
Third-Party Employment Arbitration
Agreement for Lack of Consideration. —
Penn v. Ryan's Family Steak Houses, Inc.,
269 F.3d 753 (7th Cir. 2001)2066
Employment Law — Title VII —
Sex Discrimination — Ninth Circuit
Holds That Male Coworkers' and
Supervisor's Harassment of Male
Employee for Failing To Meet
Sex Stereotype Constitutes Sex
Discrimination. — Nichols v. Azteca
Restaurant Enterprises, 256 F.3d 864
(9th Cir. 2001)2074
RECENT PUBLICATIONS2082