

NEW YORK UNIVERSITY LAW REVIEW

VOLUME 77

MAY 2002

NUMBER 2

Copyright © 2002 New York University Law Review

CONTENTS

MADISON LECTURE

OUR DEMOCRATIC CONSTITUTION

Stephen Breyer 245

ARTICLES

BEYOND ABROGATION OF SOVEREIGN IMMUNITY:
STATE WAIVERS, PRIVATE CONTRACTS, AND FEDERAL
INCENTIVES

Christina Bohannon 273

THE INTELLECTUAL ORIGINS OF THE ESTABLISHMENT
CLAUSE

Noah Feldman 346

STANDARD-FORM CONTRACTING IN THE ELECTRONIC AGE

Robert A. Hillman & Jeffrey J. Rachlinski 429

NOTES

RESOLVING OUTSTANDING JUDGMENTS UNDER THE
TERRORISM EXCEPTION TO THE FOREIGN SOVEREIGN
IMMUNITIES ACT

Daveed Gartenstein-Ross 496

THE INAPPLICABILITY OF THE PRISON LITIGATION REFORM
ACT TO PRISONER CLAIMS OF EXCESSIVE FORCE

Ann H. Mathews 536

NEW YORK UNIVERSITY LAW REVIEW

Our Democratic Constitution
Stephen Breyer

Beyond Abrogation of Sovereign Immunity:
State Waivers, Private Contracts, and Federal Incentives
Christina Bohannon

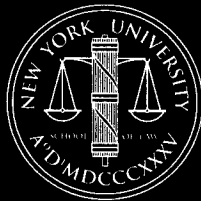
The Intellectual Origins of the Establishment Clause
Noah Feldman

Standard-Form Contracting in the Electronic Age
Robert A. Hillman & Jeffrey J. Rachlinski

Resolving Outstanding Judgments Under the Terrorism Exception
to the Foreign Sovereign Immunities Act
Daveed Gartenstein-Ross

The Inapplicability of the Prison Litigation Reform Act
to Prisoner Claims of Excessive Force
Ann H. Mathews

Volume 77



Number 2