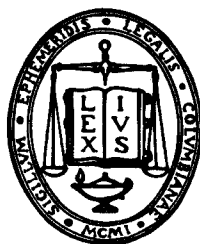


# COLUMBIA LAW REVIEW



## ARTICLES

MADISONIAN EQUAL PROTECTION

*James S. Liebman  
Brandon L. Garrett*

*BOLLING ALONE*

*Richard A. Primus*

## NOTES

SHARPENING THE SWORD: CLASS CERTIFICATION,  
APPELLATE REVIEW, AND THE ROLE OF THE  
FIDUCIARY JUDGE IN CLASS ACTION LAWSUITS

THE CONSTITUTIONALITY OF THE 2003  
REVISIONS TO CANON 3(E) OF THE  
MODEL CODE OF JUDICIAL CONDUCT

COLLECTIVE REWARDS AND LIMITED  
PUNISHMENT: SOLVING THE PUNITIVE  
DAMAGES DILEMMA WITH CLASS

## ESSAY

THE SUPREME COURT FORECASTING PROJECT:  
LEGAL AND POLITICAL SCIENCE APPROACHES TO  
PREDICTING SUPREME COURT DECISIONMAKING

*Theodore W. Ruger  
Pauline T. Kim  
Andrew D. Martin  
Kevin M. Quinn*

# COLUMBIA LAW REVIEW

VOL. 104

MAY 2004

NO. 4

## CONTENTS

### ARTICLES

- MADISONIAN EQUAL PROTECTION *James S. Liebman* 837  
*Brandon L. Garrett*
- BOLLING ALONE *Richard A. Primus* 975

### NOTES

- SHARPENING THE SWORD: CLASS CERTIFICATION,  
APPELLATE REVIEW, AND THE ROLE OF THE  
FIDUCIARY JUDGE IN CLASS ACTION LAWSUITS *Chris Brummer* 1042
- THE CONSTITUTIONALITY OF THE 2003  
REVISIONS TO CANON 3(E) OF THE  
MODEL CODE OF JUDICIAL CONDUCT *Matthew J. Medina* 1072
- COLLECTIVE REWARDS AND LIMITED  
PUNISHMENT: SOLVING THE PUNITIVE  
DAMAGES DILEMMA WITH CLASS *Semra Mesulam* 1114

### ESSAY

- THE SUPREME COURT FORECASTING PROJECT:  
LEGAL AND POLITICAL SCIENCE  
APPROACHES TO PREDICTING  
SUPREME COURT DECISIONMAKING *Theodore W. Ruger* 1150  
*Pauline T. Kim*  
*Andrew D. Martin*  
*Kevin M. Quinn*