

HARVARD LAW REVIEW

© 2004 by The Harvard Law Review Association

CONTENTS

ARTICLE

- Property, Privacy, and
Personal Data *Paul M. Schwartz* 2055

BOOK REVIEW

- The Child's Best Interests:
A Neglected Perspective on
Interracial Intimacies *Margaret F. Brinig* 2129

DEVELOPMENTS IN THE LAW —

- CORPORATIONS AND SOCIETY 2169

- Table of Contents 2170

- I. Introduction:
Corporate Judgment Day 2172
- II. And Now, the Independent Director!
Have Congress, the NYSE, and
NASDAQ Finally Figured Out
How To Make the Independent
Director Actually Work? 2181
- III. Slimming the Fat Cats?
Evaluating the New Stock Exchange
Listing Standards Requiring
Shareholder Approval of Stock
Option Plans 2205
- IV. Lawyer Conduct and
Corporate Misconduct 2227

H A R V A R D L A W R E V I E W

ARTICLE

PROPERTY, PRIVACY AND
PERSONAL DATA

Paul M. Schwartz

BOOK REVIEW

THE CHILD'S BEST INTERESTS:
A NEGLECTED PERSPECTIVE
ON INTERRACIAL INTIMACIES

Margaret F. Brinig

DEVELOPMENTS IN THE LAW — CORPORATIONS AND SOCIETY

NOTES

Jurisdiction in Bankruptcy Proceedings:
A Test Case for Implied Repeal of the Federal Arbitration Act

Underenfranchisement: Black Voters and the
Presidential Nomination Process

Acquaintance Rape and Degrees of Consent:
"No" Means "No," but What Does "Yes" Mean?

Saving Amina Lawal: Human Rights Symbolism and the
Dangers of Colonialism

Confusion in Cyberspace: Defending and Recalibrating the
Initial Interest Confusion Doctrine

The Curious Relationship Between the Compelled Speech and
Government Speech Doctrines

RECENT CASES

RECENT PUBLICATIONS

Copyright © 2004 by

THE HARVARD LAW REVIEW ASSOCIATION

CONTENTS

- V. Governmental Attempts To Stem the
Rising Tide of Corporate Tax Shelters 2249
- VI. Free Speech Protections for
Corporations: Competing in the
Markets of Commerce and Ideas..... 2272

NOTES

- Jurisdiction in Bankruptcy Proceedings:
A Test Case for Implied Repeal of the
Federal Arbitration Act 2296
- Underenfranchisement:
Black Voters and the
Presidential Nomination Process 2318
- Acquaintance Rape and Degrees of
Consent: “No” Means “No,” but
What Does “Yes” Mean? 2341
- Saving Amina Lawal:
Human Rights Symbolism and the
Dangers of Colonialism..... 2365
- Confusion in Cyberspace:
Defending and Recalibrating the
Initial Interest Confusion Doctrine..... 2387
- The Curious Relationship Between the
Compelled Speech and Government
Speech Doctrines 2411

RECENT CASES

- Election Law — Voting Rights Act —
District Court Holds That Section 2
Vote Dilution Claim Does Not Extend
to the Protection of Influence Districts. —
Session v. Perry, 298 F. Supp. 2d 451
(E.D. Tex. 2004)..... 2433

CONTENTS

Constitutional Law — Due Process
Clause — Massachusetts Supreme
Judicial Court Holds That Opposite-
Sex Marriage Law Violates Right To
Marry. — *Goodridge v. Department of
Public Health*, 798 N.E.2d 941
(Mass. 2003) 2441

Constitutional Law — Equal Protection —
Ninth Circuit Holds That Cell
Assignments Based on Race Are
Permissible. — *Johnson v. California*,
321 F.3d 791 (9th Cir. 2003),
cert. granted, 72 U.S.L.W. 3547
(U.S. Mar. 1, 2004) (No. 03-636) 2448

Eighth Amendment — Death Penalty —
Missouri Supreme Court Holds That the
Juvenile Death Penalty Violates the
Eighth Amendment. — *State ex rel.
Simmons v. Roper*, 112 S.W.3d 397
(Mo. 2003) (en banc), *cert. granted*,
124 S. Ct. 1171 (2004) 2456

RECENT PUBLICATIONS 2462