

VOLUME 119

DECEMBER 2005

NUMBER 2

# HARVARD LAW REVIEW

## ARTICLES

(NATIVE) AMERICAN EXCEPTIONALISM IN  
FEDERAL PUBLIC LAW

*Philip P. Frickey*

INTIMACY AND ECONOMIC EXCHANGE

*Jill Elaine Hasday*

SEARCHES AND SEIZURES IN A DIGITAL WORLD

*Orin S. Kerr*

## NOTES

Risk-Preference Asymmetries in  
Class Action Litigation

The Lesson of *Lopez*:  
The Political Dynamics of  
Federalism's Political Safeguards

## BOOK NOTES

## RECENT CASES

## RECENT PUBLICATIONS

Copyright © 2005 by

THE HARVARD LAW REVIEW ASSOCIATION

VOLUME 119

DECEMBER 2005

NUMBER 2

# HARVARD LAW REVIEW

© 2005 by The Harvard Law Review Association

## CONTENTS

### ARTICLES

- (Native) American Exceptionalism  
in Federal Public Law ..... *Philip P. Frickey* ..... 431

- Intimacy and Economic Exchange ..... *Jill Elaine Hasday* ..... 491

- Searches and Seizures in a  
Digital World ..... *Orin S. Kerr* ..... 531

### NOTES

- Risk-Preference Asymmetries in  
Class Action Litigation ..... 587

- The Lesson of *Lopez*:  
The Political Dynamics of  
Federalism's Political Safeguards ..... 609

### BOOK NOTES

- Are American Human Rights Groups  
Exceptional in Their Silence? ..... 631

- Taking Politics Seriously ..... 639

### RECENT CASES

- Capital Sentencing —  
Juror Prejudice —  
Colorado Supreme Court Holds  
Presence of Bible in Jury Room Prejudicial. —  
*People v. Harlan*, 109 P.3d 616 (Colo.),  
*cert. denied*, 126 S. Ct. 399 (2005) ..... 646

*C O N T E N T S*

Federal Death Penalty —	
Bifurcated Trials —	
First Circuit Holds That Judges May Not Impanel Separate Juries for Guilt and Penalty Phases in Capital Cases. —	
<i>United States v. Green</i> , 407 F.3d 434 (1st Cir.), cert. denied, 126 S. Ct. 497 (2005).....	654
Civil Rights —	
Section 1981 —	
Ninth Circuit Holds That Private School's Remedial Admissions Policy Violates § 1981. —	
<i>Doe v. Kamehameha Schools</i> , 416 F.3d 1025 (9th Cir. 2005).....	661
Constitutional Law —	
Equal Protection —	
Fifth Circuit Holds That Louisiana Can Prevent Nonimmigrant Aliens from Sitting for the Bar. —	
<i>LeClerc v. Webb</i> , 419 F.3d 405 (5th Cir. 2005).....	669
Due Process —	
Right to Medical Access —	
Supreme Court of Canada Holds That Ban on Private Health Insurance Violates Quebec Charter of Human Rights and Freedoms. —	
<i>Chaoulli v. Quebec (Attorney General)</i> , 2005 S.C.C. 35, 29272, [2005] S.C.J. No. 33 QUICKLAW (June 9, 2005) .....	677
Constitutional Law —	
Abortion Rights —	
Fourth Circuit Declares Virginia Partial Birth Infanticide Statute Unconstitutional Per Se. —	
<i>Richmond Medical Center for Women v. Hicks</i> , 409 F.3d 619 (4th Cir.), reh'g and reh'g en banc denied, 422 F.3d 160 (4th Cir. 2005) .....	685
Copyright Law —	
Standing —	
Ninth Circuit Denies Standing Under the Copyright Act of 1976 to Assignee of Infringement Claim. —	
<i>Silvers v. Sony Pictures Entertainment, Inc.</i> , 402 F.3d 881 (9th Cir.) (en banc), cert. denied, 126 S. Ct. 367 (2005).....	693
RECENT PUBLICATIONS.....	701