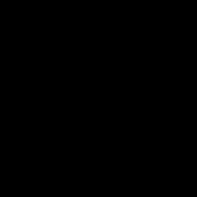


Stanford Law Review



Stanford Law Review

© 2005 by the Board of Trustees of the
Leland Stanford Junior University

May 2005

CONTENTS

ARTICLE

DISSENTING BY DECIDING.....	1745
<i>Heather K. Gerken</i>	

RESPONSES & REPLY

DOES AFFIRMATIVE ACTION REDUCE THE NUMBER OF BLACK LAWYERS?	1807
<i>Ian Ayres & Richard Brooks</i>	

THE REAL IMPACT OF ELIMINATING AFFIRMATIVE ACTION IN AMERICAN LAW SCHOOLS: AN EMPIRICAL CRITIQUE OF RICHARD SANDER'S STUDY	1855
<i>David L. Chambers, Timothy T. Clydesdale, William C. Kidder & Richard O. Lempert</i>	

THE BIG MUDDY	1899
<i>Michele Landis Dauber</i>	

A SYSTEMATIC RESPONSE TO SYSTEMIC DISADVANTAGE: A RESPONSE TO SANDER	1915
<i>David B. Wilkins</i>	

A REPLY TO CRITICS	1963
<i>Richard H. Sander</i>	

NOTES

INTERPRETING RULE 68 TO CONFORM WITH THE RULES ENABLING ACT	2017
<i>Megan Barbero</i>	

FOUR THESES: PRELIMINARY TO AN APPEAL TO EQUITY	2053
<i>Darien Shanske</i>	

GENDERED JUSTICE: DO MALE AND FEMALE JUDGES RULE DIFFERENTLY ON QUESTIONS OF GAY RIGHTS?	2087
<i>Fred O. Smith, Jr.</i>	

COMMENT

BEYOND <i>BREIMHORST</i> : APPROPRIATE ACCOMMODATION OF STUDENTS WITH LEARNING DISABILITIES ON THE SAT	2135
<i>Nancy Leong</i>	

BOOK REVIEW

THE WILY AGITATOR AND THE AMERICAN FREE SPEECH TRADITION	2157
<i>Frederick Schauer</i>	