The University of Chicago Law Review

Volume 73

Summer 2006

Number 5

fear

© 2006 by The University of Chicago

ARTICLES

Do Judges Make Regulatory Policy? Thomas J. Miles & An Empirical Investigation of Chevron Cass R. Sunstein	823
Do Cases Make Bad Law?Frederick Schauer	883
Judges as Rulemakers Emily Sherwin	919
Bottom-Up versus Top-Down LawmakingJeffrey J. Rachlinski	933
COMMENTS	
Are All Roads Tolled? State Sovereign Immunity and the Federal Supplemental Jurisdiction Tolling Provision	965
Antitrust and Sharing Information about Product Quality	995
Appellate Jurisdiction over the Board of Immigration Appeals's Affirmance Without Opinion Procedure	1019
Revealing the True Definition of APA § 701(a)(2) by Reconciling "No Law to Apply" with the Nondelegation Doctrine	1047
Drawing a Line between Terry and Miranda: The Degree and Duration of RestraintKatherine M. Swift	1075

The University of Chicago Law Review



ARTICLES

Judges Make Regulatory Policy?
An Empirical Investigation of Chevron

Thomas J. Miles & Cass R. Sunstein

20 Cases Make Bad Law?

Frederick Schauer

Judges as Rulemakers

Emily Sherwin

Bottom-Up versus Top-Down Lawmaking

Jeffrey J. Rachlinski

COMMENTS

Are All Roads Tolled?

State Sovereign Immunity and the
Federal Supplemental Jurisdiction Tolling Provision

Antitrust and Sharing Information about Product Quality John Han

Appellate Jurisdiction over the Board of Immigration Appeals's Affirmance Without Opinion Procedure

Jessica R. Hertz

Revealing the True Definition of APA § 701(a)(2) by Reconciling "No Law to Apply" with the Nondelegation Doctrine

Viktoria Lovei

Drawing a Line between *Terry* and *Miranda*: The Degree and Duration of Restraint

Katherine M. Swift

Volume 73

Summer 2006

Number 3