



Tulane Law Review

Devoted to the Civil Law,
Comparative Law, and Admiralty Law

ARTICLES

DEFERENCE AND DOUBT: THE INTERACTION OF
AEDPA § 2254(D)(2) AND (E)(1)

Justin F. Marceau

AEDPA'S WRECKS: COMITY, FINALITY,
AND FEDERALISM

Lee Kovarsky

PRECONSTITUTIONAL FEDERAL POWER

Matthew L.M. Fletcher

LIBERTY, SUBSTANTIVE DUE PROCESS,
AND PERSONAL JURISDICTION

Charles W. "Rocky" Rhodes

DISENTANGLING EMTALA FROM MEDICAL
MALPRACTICE: REVISING EMTALA'S SCREENING
STANDARD TO DIFFERENTIATE BETWEEN ORDINARY
NEGLIGENCE AND DISCRIMINATORY
DENIALS OF CARE

Beverly Cohen

TIMELINESS, EQUITY, AND FEDERAL APPELLATE
JURISDICTION: RECLAIMING THE "UNIQUE
CIRCUMSTANCES" DOCTRINE

Philip A. Pucillo

COMMENTS

LAND VERSUS SEA; CARMACK VERSUS COGSA:
WHY THE CARMACK AMENDMENT SHOULD
NOT APPLY TO INLAND PORTIONS OF
MULTIMODAL SHIPMENTS

William C. Baldwin

TOWARDS A CORPORATE "LAW OF NATIONS":
MULTINATIONAL ENTERPRISES' CONTRIBUTIONS
TO CUSTOMARY INTERNATIONAL LAW

Gregory T. Euteneier

VOLUME 82 NUMBER 2 DECEMBER 2007

TULANE LAW REVIEW

VOLUME 82

DECEMBER 2007

No. 2

CONTENTS

ARTICLES

DEFERENCE AND DOUBT:
THE INTERACTION OF
AEDPA § 2254(D)(2) AND (E)(1) *Justin F. Marceau* 385

AEDPA'S WRECKS: COMITY,
FINALITY, AND FEDERALISM..... *Lee Kovarsky* 443

PRECONSTITUTIONAL
FEDERAL POWER *Matthew L.M. Fletcher* 509

LIBERTY, SUBSTANTIVE
DUE PROCESS, AND
PERSONAL JURISDICTION *Charles W. "Rocky" Rhodes* 567

DISENTANGLING EMTALA
FROM MEDICAL MALPRACTICE:
REVISING EMTALA'S
SCREENING STANDARD TO
DIFFERENTIATE BETWEEN
ORDINARY NEGLIGENCE AND
DISCRIMINATORY DENIALS OF CARE *Beverly Cohen* 645

TIMELINESS, EQUITY, AND
FEDERAL APPELLATE JURISDICTION:
RECLAIMING THE "UNIQUE
CIRCUMSTANCES" DOCTRINE *Philip A. Pucillo* 693

COMMENTS

LAND VERSUS SEA; CARMACK
VERSUS COGSA: WHY THE
CARMACK AMENDMENT SHOULD
NOT APPLY TO INLAND PORTIONS
OF MULTIMODAL SHIPMENTS *William C. Baldwin* 731

TOWARDS A CORPORATE "LAW
OF NATIONS": MULTINATIONAL
ENTERPRISES' CONTRIBUTIONS TO
CUSTOMARY INTERNATIONAL LAW *Gregory T. Euteneier* 757