



UNIVERSITY *of* PENNSYLVANIA

JOURNAL OF CONSTITUTIONAL LAW

Volume 10

June 2008

Number 5

ARTICLES

- 901 James Wilson and the Drafting of the Constitution
William Ewald
- 1011 The Freedom of Information Act and the Ecology of Transparency
Seth F. Kreimer
- 1081 The Penumbral Public Domain: Constitutional Limits on
Quasi-Copyright Legislation
Aaron K. Perzanowski
- 1147 Instructing Juries on Punitive Damages: Due Process Revisited After
Philip Morris v. Williams
Sheila B. Scheuerman & Anthony J. Franze

RESPONSES

- 1211 Probable Cause, Reasonableness, and the Importance of Fourth
Amendment History: A Response to Professor Arcila
David E. Steinberg
- 1229 A Response to Professor Steinberg's Fourth Amendment Chutzpah
Fabio Arcila, Jr.

COMMENTS

- 1263 The Constitution Offers No Protection Without Recourse to a Remedy:
Why Constitutional Errors in a Postconviction Proceeding Should Be
Cognizable in a Petition for Habeas Corpus
Mira Baylson



www.law.upenn.edu/conlaw



University of Pennsylvania
JOURNAL OF CONSTITUTIONAL LAW

TABLE OF CONTENTS

ARTICLES

James Wilson and the Drafting of the Constitution
William Ewald901

The Freedom of Information Act and the Ecology of
Transparency
Seth F. Kreimer1011

The Penumbral Public Domain: Constitutional Limits on Quasi-
Copyright Legislation
Aaron K. Perzanowski.....1081

Instructing Juries on Punitive Damages: Due Process Revisited
After *Philip Morris v. Williams*
Sheila B. Scheuerman & Anthony J. Franze1147

RESPONSES

Probable Cause, Reasonableness, and the Importance of Fourth
Amendment History: A Response to Professor Arcila
David E. Steinberg1211

A Response to Professor Steinberg's Fourth Amendment
Chutzpah
Fabio Arcila, Jr.1229

COMMENTS

The Constitution Offers No Protection Without Recourse to a
Remedy: Why Constitutional Errors in a Postconviction
Proceeding Should Be Cognizable in a Petition for Habeas
Corpus
Mira Baylson.....1263