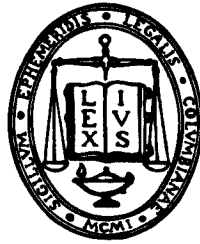


# COLUMBIA LAW REVIEW



IN MEMORIAM—LOUIS LOWENSTEIN

*Harvey J. Goldschmid  
Kenneth P. Kopelman  
Arthur W. Murphy  
William Savitt  
David M. Schizer*

## ARTICLES

GUNS AS SMUT: DEFENDING THE HOME-BOUND  
SECOND AMENDMENT

*Darrell A.H. Miller*

MANAGING THE MACAW: THIRD-PARTY HARASSERS,  
ACCOMMODATION, AND THE DISAGGREGATION  
OF DISCRIMINATORY INTENT

*Noah D. Zatz*

## NOTES

“MAKING MEDICAL ASSISTANCE AVAILABLE”:  
ENFORCING THE MEDICAID ACT’S AVAILABILITY  
PROVISION THROUGH § 1983 LITIGATION

WHAT THE UNCONSTITUTIONAL CONDITIONS DOCTRINE  
CAN TEACH US ABOUT ERISA PREEMPTION: IS IT  
POSSIBLE TO CONSISTENTLY IDENTIFY “COERCIVE”  
PAY-OR-PLAY SCHEMES?

## ESSAY

CLIMATE CHANGE AND U.S. INTERESTS

*Jody Freeman  
Andrew Guzman*

---

VOL. 109

OCTOBER 2009

NO. 6

# COLUMBIA LAW REVIEW

VOL. 109

OCTOBER 2009

NO. 6

## CONTENTS

IN MEMORIAM—LOUIS LOWENSTEIN	<i>Harvey J. Goldschmid</i>	1263
	<i>Kenneth P. Kopelman</i>	1266
	<i>Arthur W. Murphy</i>	1270
	<i>William Savitt</i>	1272
	<i>David M. Schizer</i>	1275

## ARTICLES

GUNS AS SMUT: DEFENDING THE HOME-BOUND SECOND AMENDMENT	<i>Darrell A.H. Miller</i>	1278
MANAGING THE MACAW: THIRD-PARTY HARASSERS, ACCOMMODATION, AND THE DISAGGREGATION OF DISCRIMINATORY INTENT	<i>Noah D. Zatz</i>	1357

## NOTES

“MAKING MEDICAL ASSISTANCE AVAILABLE”: ENFORCING THE MEDICAID ACT’S AVAILABILITY PROVISION THROUGH § 1983 LITIGATION	<i>Devi M. Rao</i>	1440
WHAT THE UNCONSTITUTIONAL CONDITIONS DOCTRINE CAN TEACH US ABOUT ERISA PREEMPTION: IS IT POSSIBLE TO CONSISTENTLY IDENTIFY “COERCIVE” PAY-OR-PLAY SCHEMES?	<i>Samuel C. Salganik</i>	1482

## ESSAY

CLIMATE CHANGE AND U.S. INTERESTS	<i>Jody Freeman</i> <i>Andrew Guzman</i>	1531
-----------------------------------	---	------