



UNIVERSITY *of* PENNSYLVANIA

JOURNAL OF
CONSTITUTIONAL LAW

Volume 12

June 2010

Number 5

ARTICLES

- 1279 Invoking and Avoiding the First Amendment: How Internet Service Providers Leverage Their Status as Both Content Creators and Neutral Conduits
Rob Frieden
- 1325 State Constitutionalism and the Right to Health Care
Elizabeth Weeks Leonard

ESSAY

- 1407 “There Must Be a Means”—The Backward Jurisprudence of *Baze v. Rees*
Nadia N. Sawicki

WINNER OF ACS'S NATIONAL STUDENT WRITING COMPETITION

- 1417 *Doninger v. Niehoff*: An Example of Public Schools' Paternalism and the Off-Campus Restriction of Students' First Amendment Rights
Nathan S. Fronk

COMMENTS

- 1443 Does “Keep Out!” Mean “Stay Out!”?: The Immigration and Nationality Act's Effect on Access to Federal Courts for Constitutional Actions
Sripriya Narasimhan
- 1479 The Constitutionality of Single-Sex Public Education in Pennsylvania Elementary and Secondary Schools
J. Shaw Vanze



www.law.upenn.edu/conlaw

University of Pennsylvania
JOURNAL OF CONSTITUTIONAL LAW

TABLE OF CONTENTS

ARTICLES

- Invoking and Avoiding the First Amendment: How Internet Service Providers Leverage Their Status as Both Content Creators and Neutral Conduits
Rob Frieden.....1279
- State Constitutionalism and the Right to Health Care
Elizabeth Weeks Leonard.....1325

ESSAY

- “There Must Be a Means”—The Backward Jurisprudence of *Baze v. Rees*
Nadia N. Sawicki 1407

WINNER OF ACS'S NATIONAL STUDENT WRITING COMPETITION

- Doninger v. Niehoff*: An Example of Public Schools' Paternalism and the Off-Campus Restriction of Students' First Amendment Rights
Nathan S. Fronk1417

COMMENTS

- Does “Keep Out!” Mean “Stay Out!”?: The Immigration and Nationality Act's Effect on Access to Federal Courts for Constitutional Actions
Sripriya Narasimhan.....1443
- The Constitutionality of Single-Sex Public Education in Pennsylvania Elementary and Secondary Schools
J. Shaw Vanze 1479