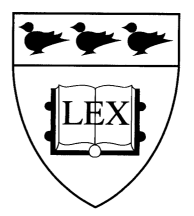
Houston Law Review



Volume 47

Symposium 2010

Number 1

THE FOURTEENTH ANNUAL FRANKEL LECTURE

ADDRESS

Applications and Implications of the Twenty-Fifth Amendment By Akhil Reed Amar

COMMENTARIES

A Response to Akhil Reed Amar's Address on Applications and Implications of the Twenty-Fifth Amendment

By John D. Feerick

Akhil Reed Amar and Presidential Continuity By Joel K. Goldstein

COMMENTS

Putting the Honest Back in "Honest but Unfortunate Debtor": A Debtor's Duty to Report a Beneficial Change in Circumstances

By Famose T. Garner

Help Is on the Way: A Recent Case Sheds Light on Workplace Bullying By Jordan F. Kaplan

Is the ADAAA a "Quick Fix" or Are We out of the Frying Pan and into the Fire?: How Requiring Parties to Participate in the Interactive Process Can Effect Congressional Intent Under the ADAAA By Hillary K. Valderrama

Note

Supreme Court Finds an Inexact Consensus to Spare Child Rapists: A Critical Examination of Kennedy v. Louisiana
By Luke Fraser

HOUSTON LAW REVIEW

CONTENTS

THE FOURTEENTH ANNUAL FRANKEL LECTURE

ADDRESS

APPLICATIONS AND IMPLICATIONS OF THE TWENTY-FIFTH AMENDMENT	1
COMMENTARIES	
A RESPONSE TO AKHIL REED AMAR'S ADDRESS ON APPLICATIONS AND IMPLICATIONS OF	
THE TWENTY-FIFTH AMENDMENT	41
AKHIL REED AMAR AND PRESIDENTIAL CONTINUITYJoel K. Goldstein	67
COMMENTS	
PUTTING THE HONEST BACK IN "HONEST BUT UNFORTUNATE DEBTOR":	
A DEBTOR'S DUTY TO REPORT A BENEFICIAL CHANGE IN CIRCUMSTANCES	105
HELP IS ON THE WAY: A RECENT CASE	
SHEDS LIGHT ON WORKPLACE BULLYINGJordan F. Kaplan	141
IS THE ADAAA A "QUICK FIX" OR ARE WE OUT OF THE FRYING PAN AND INTO THE FIRE?: HOW REQUIRING PARTIES TO PARTICIPATE IN THE INTERACTIVE PROCESS CAN EFFECT	
CONGRESSIONAL INTENT UNDER THE ADAAAHillary K. Valderrama	175
Note	
SUPREME COURT FINDS AN INEXACT CONSENSUS TO SPARE CHILD RAPISTS: A CRITICAL	015
Examination of Kennedy v. LouisianaLuke Fraser	215