# THE AMERICAN UNIVERSITY LAW REVIEW



# A REVIEW OF RECENT DECISIONS OF THE UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT

### AREA SUMMARIES

| SURVEY OF GOVERNMENT CONTRACT CASES IN THE<br>UNITED STATES COURT OF APPEALS FOR THE<br>FEDERAL CIRCUIT: 1997 IN REVIEW |
|---|
| 1997 SURVEY OF TRADEMARK DECISIONS<br>BY THE COURT OF APPEALS FOR THE<br>FEDERAL CIRCUIT                                |
| ARTICLES  |
| PAST PERFORMANCE AS AN EVALUATION<br>FACTOR IN PUBLIC CONTRACT SOURCE<br>SELECTION                                      |
| CONCURRENT TRIBAL AND STATE JURISDICTION<br>UNDER PUBLIC LAW 280  |
| Alternative Dispute Resolution in<br>Commercial Intellectual  |
| PROPERTY DISPUTES Scott H. Blackman,<br>Rebecca M. McNeill<br>COMMENT   |
| THE SCOPE OF ELEVENTH AMENDMENT IMMUNITY<br>FROM SUITS ARISING UNDER PATENT LAW<br>AFTER SEMINOLE TRIBE V. FLORIDA      |

# THE AMERICAN UNIVERSITY LAW REVIEW

VOLUME 47

AUGUST 1998

NUMBER 6

## A REVIEW OF RECENT DECISIONS OF THE UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT

#### AREA SUMMARIES

SURVEY OF GOVERNMENT CONTRACT CASES IN THE UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT: 1997 IN REVIEW ... Lionel M. Lavenue 1393

#### ARTICLES

#### COMMENTS

THE SCOPE OF ELEVENTH AMENDMENT IMMUNITY FROM SUITS ARISING UNDER PATENT LAW AFTER SEMINOLE TRIBE V. FLORIDA. . . . . . Kristen Healey 1735