VOLUME 52 NUMBER 3 SUMMER 1985

Ake Dah

Optimal Damages in Securities Cases

Norval Morris

Frank H. Easterbrook Daniel R. Fischel

Reviewing Agency Inaction After Heckler v. Chaney

Cass R. Sunstein

Law as Rhetoric, Rhetoric as Law: The Arts of Cultural and Communal Life

James Boyd White

Post-Employment Restraint Agreements: A Reassessment
The Right to Venue and the Right to an Impartial Jury:
Resolving the Conflict in the Federal Constitution
Where Promises End: Prosecutorial Adherence to Sentence
Recommendation Commitments in Plea Bargains
Antipsychotic Drugs and Fitness to Stand Trial:
The Right of the Unfit Accused to Refuse Treatment
Good Faith Inquiries Under the Bankruptcy Code:
Treating the Symptom, Not the Cause

The — University of Chicago Law Review

VOLUME 52 NUMBER 3 SUMMER 1985

© 1985 by The University of Chicago

Ake Dah	553
Optimal Damages in Securities	
Cases Frank H. Easterbrook	
Daniel R. Fischel	611
Reviewing Agency Inaction After	
Heckler v. Chaney	653
Law as Rhetoric, Rhetoric as Law: The Arts of	
Cultural and Communal Life James Boyd White	684
COMMENTS	
Post-Employment Restraint Agreements: A Reassessment	703
The Right to Venue and the Right to an Impartial Jury: Resolving the Conflict in the Federal Constitution	729
Where Promises End: Prosecutorial Adherence to Sentence	123
Recommendation Commitments in Plea Bargains	751
Antipsychotic Drugs and Fitness to Stand Trial:	101
The Right of the Unfit Accused to Refuse Treatment	773
Good Faith Inquiries Under the Bankruptcy Code:	
Treating the Symptom, Not the Cause	795
RECENT BOOKS	990
	820