Georgetown John 1988 Law Journal

ARTICLES

THE CLASSICAL CORPORATION IN AMERICAN LEGAL THOUGHT
BY HERBERT HOVENKAMP

THE EMERGING PRINCIPLE OF ACCOMMODATION OF RELIGION (DUBITANTE)
BY MARK TUSHNET

COLLOQUY: IN RE BABY M

BABY M AND THE CASSANDRA PROBLEM BY GIRARDEAU A. SPANN

BABY M RECONSIDERED BY JUDITH AREEN

PRIVACY, SURROGACY, AND THE BABY M CASE BY ANITA L. ALLEN

Some Reflections on the BABYM Case by Peter H. Schuck

BABYM and the Question of Parenthood by Vicki C. Jackson

BABY MAND THE PROPERTY OF UNSTABLE PREFERENCES

A COMPARATIVE LOOK AT SURROGACY BY JAMES V. FEINERMAN

NOTE

ARTICLE III AND DUE PROCESS LIMITATIONS ON THE FSLIC'S ADJUDICATORY ROLE DURING ITS RECEIVERSHIPS
BY JON J. BANCONE

CASE COMMENT

JENKINS V. MISSOURI: THE FUTURE OF INTERDISTRICT SCHOOL DESEGREGATION
BY JOANN GROZUCZAK GOEDERT



Georgetown Law Journal

CONTENTS ARTICLES THE CLASSICAL CORPORATION IN AMERICAN LEGAL THOUGHT BY HERBERT HOVENKAMP 1593 THE EMERGING PRINCIPLE OF ACCOMMODATION OF RELIGION (DUBITANTE) BY MARK TUSHNET 1691 **COLLOQUY:** BABY M AND THE CASSANDRA **PROBLEM** IN RE BABY M BY GIRARDEAU A. SPANN 1719 BABY M RECONSIDERED **BY JUDITH AREEN 1741** PRIVACY, SURROGACY, AND THE BABY M CASE BY ANITA L. ALLEN 1759 Some Reflections on the BABY M

BY PETER H. SCHUCK 1793

CASE

•		
	BABY M AND THE QUESTION OF PARENTHOOD	
	BY VICKI C. JACKSON	1811
	$B_{ABY} M$ and the Problem of	
+	Unstable Preferences	
	by Louis Michael Seidman .	1829
	A COMPARATIVE LOOK AT	
	SURROGACY BY JAMES V. FEINERMAN	1837
	BY JAMES V. FEINERMAN	1037
NOTE	ARTICLE III AND DUE PROCESS	
NOIL	LIMITATIONS ON THE FSLIC'S	
	ADJUDICATORY ROLE DURING	
	ITS RECEIVERSHIPS	
	BY JON J. BANCONE	1845
CACE	JENKINS V. MISSOURI: THE FUTURE	
CASE	of Interdistrict School	
COMMENT	DESEGREGATION	
	BY JOANN GROZUCZAK	
	GOEDERT	1867

ś