VOLUME 59 NUMBER 4 FALL 1992

The—University of Chicago Law Review

Unsafe Havens

The Triggering Function of Sale of Control Doctrine

Limits on the Privity and Assignment of Legal Malpractice Claims

The Law as They Found It: Disentangling Gender-Based Affirmative Action Programs from *Croson*

After West Virginia: The Fate of Expert Witness Fee Shifting in Patent Litigation

The States Can Wait: The Imme nate Appealability of Orders Denying Eleventh Amendment Imi. unity

Standing on Firmer Croc Separation of Powers and Deferring to Congressional Findings in the Stand, Tanalysis

The Rise and Fall of the Classical Corporation

Enterprise and American Law: 1836-1937 Herbert Hovenkamp

"Only Grey Matter"? Richard Posner's Cost-Benefit Analysis of Sex

Sex and Reason Richard A. Posner Jean-Pierre Benoît & Lewis A. Kornhauser

Einer v. re

Geoffrey P. Miller

Martha Nussbaum

VOLUME 59 NUMBER 4 FALL 1992

* 1992 by The University of Chicago

ARTICLES Unsafe Havens Jean-Pierre Benoît 1421 & Lewis A. Kornhauser The Triggering Function of Sale of Control Doctrine Einer Elhauge 1465 **COMMENTS** Limits on the Privity and Assignment of Legal Malpractice Claims 1533 The Law as They Found It: Disentangling Gender-Based Affirmative Action Programs from Croson 1563 After West Virginia: The Fate of Expert Witness Fee Shifting in Patent Litigation . 1591 The States Can Wait: The Immediate Appealability of Orders Denying Eleventh Amendment Immunity 1617 Standing on Firmer Ground: Separation of Powers and Deference to Congressional Findings in the Standing Analysis 1645 REVIEWS The Rise and Fall of the Classical Corporation Enterprise and American Law: 1836-1937 Herbert Hovenkamp Geoffrey P. Miller 1677 "Only Grey Matter"? Richard Posner's Cost-Benefit Analysis of Sex Sex and Reason Richard A. Posner Martha Nussbaum 1689