The University of Chicago Law Review

Volume 62 Spring 1995 Number 2 © 1995 by The University of Chicago ARTICLES Bruce Ackerman Our Unconventional Founding & Neal Katyal 475 A Re-Examination of Near-Bankruptcy Investment Incentives Barry E. Adler 575 **Treaty-Based Intervention:** Who Can Say No? David Wippman 607 The Majoritarian Difficulty: Elective Judiciaries and the Rule of Law Steven P. Croley 689 COMMENTS Private School Voucher Remedies in Education Cases 795 The First Amendment and Compulsory Funding of Student Government Political Resolutions at State Universities 825 The Right of Access to Child Custody and Dependency Cases 857 Preclusive Effect of Factual **Determinations of the International** Trade Commission with Regard to Patent Matters 885 **REVIEWS** Confirmation Messes, Old and New The Confirmation Mess Stephen L. Carter Elena Kagan 919

The University of Chicago Law Review



Our Unconventional Founding

A Re-Examination of Near-Bankruptcy Investment Incentives

Treaty-Based Intervention: Who Can Say No?

The Majoritarian Difficulty: Elective Judiciaries and the Rule of Law

Private School Voucher Remedies in Education Cases

The First Amendment and Compulsory Funding of Student Government Political Resolutions at State Universities

The Right of Access to Child Custody and Dependency Cases

Preclusive Effect of Factual Determinations of the International Trade Commission with Regard to Patent Matters

Confirmation Messes, Old and New The Confirmation Mess Stephen L. Carter Bruce Ackerman & Neal Katyal

Barry E. Adler

David Wippman

Steven P. Croley

Elena Kagan

Volume 62

Spring 1995

Number 2