The University of Chicago Law Review



ARTICLES

Common Law Constitutional Interpretation

On Educating Children: A Parentalist Manifesto

David A. Strauss

Stephen G. Gilles

ESSAY

Fertility and Coercion

Amartya Sen

COMMENTS

Derivative Actions by Policyholders on Behalf of Mutual Insurance Companies

Courts, Contracts, and the Appropriate Discount Rate:
A Quick Fix for the Legal Lottery

Agreements within Government Entities and Conspiracies under § 1985(3)—A New Exception to the Intracorporate Conspiracy Doctrine?

A Public Trust Exception to the Rule of Lenity

Exposing the Stealth Candidate: Disclosure Statutes After McIntyre v Ohio Elections Commission

When Imitation Is the Sincerest Form of Flattery: Private Label Products and the Role of Intention in Determining Trade Dress Infringement

Recklessly False Statements in the Public-Employment Context

The Standard of Review for the Voluntariness of a Confession on Direct Appeal in Federal Court

REVIEW

Understanding Justice Sutherland As He Understood Himself

The Return of George Sutherland: Restoring a Jurisprudence of Natural Rights Hadley Arkes

John C. Eastman with Harry V. Jaffa

Volume 63

Summer 1996

Number 3

The University of Chicago Law Review

Volume 63 Summer 1996 Number 3 © 1996 by The University of Chicago ARTICLES Common Law Constitutional Interpretation David A. Strauss 877 On Educating Children: A Parentalist Manifesto Stephen G. Gilles 937 Fertility and Coercion Amartya Sen 1035 COMMENTS Derivative Actions by Policyholders on Behalf of Mutual Insurance Companies Theodore Allegaert 1063 Courts, Contracts, and the Appropriate Discount Rate: A Quick Fix for the Legal Lottery Christopher P. Bowers 1099 Agreements within Government **Entities and Conspiracies** under § 1985(3)—A New Exception to the Intracorporate Conspiracy Doctrine? Geoff Lundeen Carter 1139 A Public Trust Exception to Exposing the Stealth Candidate: Disclosure Statutes After McIntyre v Ohio Elections Commission Thomas H. Dupree, Jr. 1211 When Imitation Is the Sincerest Form of Flattery: Private Label Products and the Role of Intention in Determining Trade Dress Infringement Andrew Corydon Finch 1243