# The University of Chicago Law Review



#### ARTICLES

Lawyers and Confidentiality

Policing for Profit: The Drug War's Hidden Economic Agenda

Legal Regulation of Employment Reference Practices

Why Judges, Not Juries, Should Set

Daniel R. Fischel

Eric Blumenson & Eva Nilsen

J. Hoult Verkerke

Paul Mogin

**Punitive Damages** 

#### **COMMENTS**

Arbitrating Statutory Rights in the Union Setting: Breaking the Collective Interest Problem Without Damaging Labor Relations

How Clear is "Clear"?: A Lenient Interpretation of the Gregory v Ashcroft Clear Statement Rule

"Imposing" a Sentence Under Rule 35(c)

Parent-Subsidiary Communications and the Attorney-Client Privilege

### REVIEWS

Moral Imperatives Versus Market Solutions: Is Health Care a Right? Mortal Peril: Our Inalienable Right to Health Care? Richard A. Epstein

Troyen A. Brennan

The Province and Duty of the Political Departments The Constitution in Congress: The Federalist Period, 1789-1801 David P. Currie

H. Jefferson Powell

Volume 65

Winter 1998

Number 1

## The University of Chicago Law Review

Volume 65	Winter 1998	Number 1
© 1998 by The University of Chicago		
	ARTICLES	
Lawyers and Confident	· <del>-</del>	Daniel R. Fischel 1
Policing for Profit: The	Drug War's	Eric Blumenson & Eva Nilsen 35
Legal Regulation of E	mployment	J. Hoult Verkerke 115
Why Judges, Not Juri	ies, Should Set	
COMMENTS		
Arbitrating Statutory Union Setting: Brea Collective Interest Damaging Labor Re	Rights in the aking the Problem Without	
How Clear is "Clear"? Interpretation of th	: A Lenient e <i>Gregory v</i>	Michael P. Lee 255
"Imposing" a Sentence	e Under	ndrew P. Rittenberg 285
Parent-Subsidiary Co	mmunications	Andrew R. Taggart 315
REVIEWS		
Moral Imperatives Ve Solutions: Is Health Mortal Peril: Our Inal Health Care? Richard A. Epstein	Care a Right? ienable Right to	Troyen A. Brennan 345
The Province and Dut Political Department The Constitution in Con The Federalist Period	y of the ots ongress: od, 1789-1801	H. Jefferson Powell 365