NEW YORK UNIVERSITY LAW REVIEW

VOLUME 75

APRIL 2000

Number 1

Copyright © 2000 New York University Law Review

CONTENTS

SEVENTY-FIVE YEARS

MADISON LECTURE

Women and the Constitution:
Where We Are at the End of the Century

Martha Crain David

Martha Craig Daughtrey 1

ARTICLES

THE EMOTIONAL ECONOMY OF CAPITAL SENTENCING

Stephen P. Garvey 26

INTERPRETIVE CHOICE

Adrian Vermeule 74

COMMENTARY

A Letter to the Supreme Court Regarding the Missing Argument in *Brzonkala v. Morrison*

Lawrence G. Sager 150

NOTES

Exploding the Superpredator Myth: Why Infancy Is the Preadolescent's Best Defense in Juvenile Court

Lara A. Bazelon 159

ELEVENTH AMENDMENT IMMUNITY IN BANKRUPTCY:

Breaking the Seminole Tribe Barrier

Troy A. McKenzie 199

THE DISTINCTION BETWEEN LEGISLATIVE AND ADJUDICATIVE DECISIONS IN DOLAN V. CITY OF TIGARD

Inna Reznik 242

NEW YORK UNIVERSITY LAW REVIEW

Women and the Constitution:
Where We Are at the End of the Century

Martha Craig Daughtrey

The Emotional Economy of Capital Sentencing Stephen P. Garvey

Interpretive Choice *Adrian Vermeule*

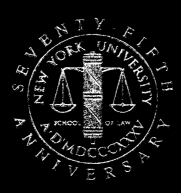
A Letter to the Supreme Court Regarding the Missing Argument in Brzonkala v. Morrison Lawrence G. Sager

Exploding the Superpredator Myth: Why Infancy Is the Preadolescent's Best Defense in Juvenile Court

Eleventh Amendment Immunity in Bankruptcy: Breaking the *Seminole Tribe* Barrier

The Distinction Between Legislative and Adjudicative Decisions in *Dolan v. City of Tigard*

Volume 75



Number 1

April 2000