COLUMBIA LAW REVIEW



ARTICLE

TEXTUALISM AND THE EQUITY OF THE STATUTE

John F. Manning

NOTES

PRECLUDING DEFENDANTS FROM RELITIGATING
SENTENCING FINDINGS IN SUBSEQUENT CIVIL SUITS

ALASKA HUNTURS AND THE D.C. CIRCUIT: A DEFENSE OF FLEXIBLE INTERPRETIVE RULEMAKING

ESSAY

THEORIZING YES: AN ESSAY ON FEMINISM, LAW, AND DESIRE

Katherine M. Franke

COLUMBIA LAW REVIEW

VOL. 101

JANUARY 2001

NO. 1

CONTENTS

ARTICLE

TEXTUALISM AND THE EQUITY OF THE STATUTE

John F. Manning

1

NOTES

Precluding Defendants from Relitigating Sentencing Findings in Subsequent Civil Suits

Wystan M. Ackerman 128

Alaska Hunters and the D.C. Circuit: A Defense of Flexible Interpretive Rulemaking

Jon Connolly 155

ESSAY

THEORIZING YES: AN ESSAY ON FEMINISM, LAW, AND DESIRE

Katherine M. Franke 181