H A R V A R D LAW REVIEW

ARTICLE

Sovereign Immunity as a Doctrine of Personal Jurisdiction

Caleb Nelson

BOOK REVIEW

THIRTY YEARS ON

Ronald Dworkin

NOTES

Bridging the Color Line:
The Power of African-American Reparations
To Redirect America's Future

Neutral Rules of General Applicability: Incidental Burdens on Religion, Speech, and Property

RECENT CASES

RECENT PUBLICATIONS

Copyright © 2002 by

THE HARVARD LAW REVIEW ASSOCIATION

HARVARD LAW REVIEW

© 2002 by The Harvard Law Review Association

CONTENTS

ARTIC	LE
	ereign Immunity as a Doctrine of Personal Jurisdiction
Воок	REVIEW
Thi	rty Years On
Notes	8
]	lging the Color Line: The Power of African-American Reparations To Redirect America's Future
]	stral Rules of General Applicability: Incidental Burdens on Religion, Speech, and Property1713
RECEN	IT CASES
]] (]	tract Law — Mergers & Acquisitions — Delaware Chancery Court Addresses Default Interpretation of Broadly Written Material Adverse Effect Clauses. — In re IBP, Inc. Shareholders Litigation v. Tyson Foods, Inc., No. 18373, 2001 Del. Ch. LEXIS 81 June 15, 2001)

CONTENTS

Federal Statutes — Racketeer Influenced
and Corrupt Organizations Act —
Seventh Circuit Upholds Injunction
Against Anti-Abortion Protest
Leaders. — National Organization
for Women v. Scheidler, 267 F.3d 687
(7th Cir. 2001), petition for cert. filed,
70 U.S.L.W. 3497 (U.S. Jan. 28, 2002)
(No. 01-1118)1745
Constitutional Law — Due Process and Takings — Seventh Circuit Holds That Changing Zoning Law To Prevent Opening of Planned Bar Did Not Deprive Liquor Licensee of Property. — LC&S, Inc. v. Warren County Area Plan Commission, 244 F.3d 601 (7th Cir. 2001)
RECENT PUBLICATIONS