

NO MORE INDEPENDENT AND VIRTUOUS JUDICIARY?: TRIAGING ANTIDISCRIMINATION POLICY IN A POST- <i>GILMER</i> WORLD.....	1321
<i>Paul L. Edenfield</i>	

UNCERTAIN JUSTICE: LIABILITY OF MULTINATIONALS UNDER THE ALIEN TORT CLAIMS ACT.....	1359
<i>Courtney Shaw</i>	

BOOK REVIEWS

DEBORAH L. RHODE'S *IN THE INTERESTS OF JUSTICE: REFORMING THE LEGAL PROFESSION*

INTRODUCTION	1387
<i>William H. Simon</i>	

ETHICS, RACE, AND REFORM	1389
<i>Anthony V. Alfieri</i>	

TEACHING BILLING: METRICS OF VALUE IN LAW FIRMS AND LAW SCHOOLS	1409
<i>Dennis Curtis & Judith Resnik</i>	

PORTRAIT OF A PROFESSION IN PARALYSIS	1427
<i>Robert W. Gordon</i>	

REFORMING ALONE?	1449
<i>Angela Harris</i>	

IS THERE AN AMERICAN "LEGAL PROFESSION?".....	1463
<i>Geoffrey C. Hazard, Jr.</i>	

POCKETS OF PROFESSIONALISM	1475
<i>Tanina Rostain</i>	

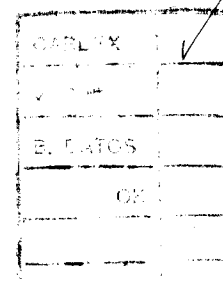
THE PROFESSION VERSUS THE PUBLIC INTEREST: REFLECTIONS ON TWO REIFICATIONS	1491
<i>Austin Sarat</i>	

THE PROFESSION AND THE PUBLIC INTEREST	1501
<i>Deborah L. Rhode</i>	

Stanford Law Review



Stanford Law Review



Justine

© 2002 by the Board of Trustees of the
Leland Stanford Junior University

June 2002

CONTENTS

ARTICLE

- PREDICTABLY INCOHERENT JUDGMENTS 1153
*Cass R. Sunstein, Daniel Kahneman,
David Schkade & Ilana Ritov*

COMMENTS

- BOUNDED EVALUATION: COGNITION, INCOHERENCE,
AND REGULATORY POLICY 1217
Cary Coglianese

- RECONCILING EXPERIMENTAL INCOHERENCE WITH
REAL-WORLD COHERENCE IN PUNITIVE DAMAGES 1239
*Theodore Eisenberg, Jeffrey J. Rachlinski &
Martin T. Wells*

- PROBLEMATIC PERHAPS, BUT NOT IRRATIONAL 1273
Mark Kelman

- IS INCOHERENCE OUTRAGEOUS? 1293
*Cass R. Sunstein, Daniel Kahneman,
David Schkade & Ilana Ritov*

NOTES

- ARTICLE 36 OF THE VIENNA CONVENTION ON CONSULAR
RELATIONS: PRIVATE ENFORCEMENT
IN AMERICAN COURTS AFTER *LAGRAND* 1303
Cara Drinan