RECENT DEVELOPMENTS

GADDIS V. UNITED STATES: WHO SHOULD PAY TO PROTECT THE INTERESTS OF CHILDREN? THE FIFTH CIRCUIT'S ACTIVISM AD LITEM	teo 1089
SOUTHLAND SECURITIES CORP.	
V. INSPIRE INSURANCE SOLUTIONS:	
THE FIFTH CIRCUIT BRUSQUELY	
REJECTS THE GROUP PLEADING	
DOCTRINE IN LIGHT OF THE	
PRIVATE SECURITIES	
LITIGATION REFORM ACT Jeremy T. Grab	ill 1101
ESCAPING THE HOURGLASS OF	
STATUTORY RETROACTIVITY	

AUSTRIA V. ALTMANN Jeremy Ledger Ross 1113

ANALYSIS IN REPUBLIC OF

TULANE LAW REVIEW

VOLUME 79

MARCH 2005

No. 4

CONTENTS

ARTICLES

JUDGING ART Christine Haight Farley	805
NASD REGULATION OF IPO	
CONFLICTS OF INTEREST—	
DOES GATEKEEPING WORK? Royce de R. Barondes	859
THE IMMORALITY OF DENIAL Jonathan R. Cohen	903
THE STEVENS/SCALIA PRINCIPLE	
AND WHY IT MATTERS: STATUTORY	
CONVERSATIONS AND A CULTURAL	
CRITICAL CRITIQUE OF THE	0.55
STRICT PLAIN MEANING APPROACH Robin Kundis Craig	g 955
EASON-WEINMANN LECTURE	
THE COMMON LAWS OF	
EUROPE AND LOUISIANA H. Patrick Glenn	n 1041
COMMENT	
FORCIBLE MEDICATION AND THE	
FOURTH AMENDMENT: A NEW	
FRAMEWORK FOR PROTECTING	
Nondangerous Mentally Ill	
PRETRIAL DETAINEES AGAINST	
UNREASONABLE GOVERNMENTAL	

INTRUSIONS INTO THE BODY...... Rebekah W. Page 1065



Devoted to the Civil Law, Comparative Law, and Admiralty Law

ARTICLES

JUDGING ART

NASD REGULATION OF IPO CONFLICTS OF INTEREST—
DOES GATEKEEPING WORK?

THE IMMORALITY OF DENIAL

THE STRUCK (Secret Property of the Property of the Immorality of Denial)

The Struck (Secret Property of the Immorality of Denial)

THE STEVENS/SCALIA PRINCIPLE AND WHY IT MATTERS:
STATUTORY CONVERSATIONS AND A CULTURAL CRITICAL
CRITIQUE OF THE STRICT PLAIN MEANING APPROACH
Robin Kundis Craig

EASON-WEINMANN LECTURE

THE COMMON LAWS OF EUROPE AND LOUISIANA

H. Patrick Glenn

COMMENT

FORCIBLE MEDICATION AND THE FOURTH AMENDMENT:
A New Framework for Protecting Nondangerous
Mentally Ill Pretrial Detainees Against
Unreasonable Governmental Intrusions into
the Body

Rebekah W. Page

RECENT DEVELOPMENTS

GADDIS V. UNITED STATES: WHO SHOULD PAY TO PROTECT THE INTERESTS OF CHILDREN? THE FIFTH CIRCUIT'S ACTIVISM AD LITEM

David R. DiMatteo

SOUTHLAND SECURITIES CORP. V. INSPIRE INSURANCE
SOLUTIONS: THE FIFTH CIRCUIT BRUSQUELY REJECTS
THE GROUP PLEADING DOCTRINE IN LIGHT OF THE
PRIVATE SECURITIES LITIGATION REFORM ACT

Jeremy T. Grabill

ESCAPING THE HOURGLASS OF STATUTORY RETROACTIVITY
ANALYSIS IN REPUBLIC OF AUSTRIA V. ALTMANN

Jeremy Ledger Ross

VOLUME 79

NUMBER 4

MARCH 2005