



HOUSTON LAW REVIEW

THE ELEVENTH ANNUAL FRANKEL LECTURE

ARTICLE

SECTION 5 SQUARED: CONGRESSIONAL POWER TO EXTEND AND
AMEND THE VOTING RIGHTS ACT

Pamela S. Karlan

COMMENTARY

CONGRESSIONAL POWER TO EXTEND PRECLEARANCE: A RESPONSE
TO PROFESSOR KARLAN

Ellen D. Katz

COMMENTS

THE TOTTEN DOCTRINE: IS THE PURPOSE BEHIND *TOTTEN MIA*?

Tyler Brochstein

SARBANES–OXLEY: PROGRESSIVE PUNISHMENT FOR REGRESSIVE
VICTIMIZATION

Oleg Rezy

NOTES

THE COLLEGE STUDENT MEDIA AS HOUSE ORGAN: REFLECTIONS
ON AN OFF-KEY DECISION IN *HOSTY V. CARTER*

Ryan D. Pittman

MISSING THE BIG IDEA: THE SUPREME COURT LOSES SIGHT OF
THE POLICY BEHIND THE INDIVIDUALS WITH DISABILITIES
EDUCATION ACT IN *SCHAFFER V. WEAST*

Jordan L. Wilson

HOUSTON LAW REVIEW

CONTENTS

THE ELEVENTH ANNUAL FRANKEL LECTURE

ARTICLE

- SECTION 5 SQUARED: CONGRESSIONAL POWER TO EXTEND
AND AMEND THE VOTING RIGHTS ACT*Pamela S. Karlan* 1

COMMENTARY

- CONGRESSIONAL POWER TO EXTEND PRECLEARANCE:
A RESPONSE TO PROFESSOR KARLAN.....*Ellen D. Katz* 33

COMMENTS

- THE TOTTEN DOCTRINE: IS THE PURPOSE BEHIND
TOTTEN MIA?*Tyler Brochstein* 65
- SARBANES–OXLEY: PROGRESSIVE PUNISHMENT
FOR REGRESSIVE VICTIMIZATION*Oleg Rezzy* 95

NOTES

- THE COLLEGE STUDENT MEDIA AS HOUSE ORGAN:
REFLECTIONS ON AN OFF-KEY DECISION
IN *HOSTY V. CARTER**Ryan D. Pittman* 131
- MISSING THE BIG IDEA: THE SUPREME COURT LOSES SIGHT
OF THE POLICY BEHIND THE INDIVIDUALS
WITH DISABILITIES EDUCATION ACT
IN *SCHAFFER V. WEAST**Jordan L. Wilson* 161