

H A R V A R D
L A W R E V I E W

IN MEMORIAM: VERN COUNTRYMAN

Andrew L. Kaufman

VERN COUNTRYMAN AND THE PATH
OF PROGRESSIVE (AND POPULIST)
BANKRUPTCY SCHOLARSHIP

David A. Skeel, Jr.

ARTICLE

CYBER-RACE

Jerry Kang

NOTE

Safety Valve Closed: The Removal of
Nonviolent Outlets for Dissent and
the Onset of Anti-Abortion Violence

RECENT CASES

RECENT PUBLICATIONS

HARVARD LAW REVIEW	E. 2
--------------------	------

© 2000 by The Harvard Law Review Association

CONTENTS

IN MEMORIAM: VERN COUNTRYMAN

Andrew L. Kaufman 1071

VERN COUNTRYMAN AND THE
PATH OF PROGRESSIVE (AND
POPULIST) BANKRUPTCY
SCHOLARSHIP *David A. Skeel, Jr.* 1075

ARTICLE

CYBER-RACE *Jerry Kang* 1130

NOTE

Safety Valve Closed: The Removal
of Nonviolent Outlets for Dissent
and the Onset of Anti-Abortion Violence 1210

RECENT CASES

Constitutional Law — Due Process —
Minnesota Supreme Court Upholds
Minnesota Sexually Dangerous
Persons Act. — *In re Linehan*,
594 N.W.2d 867 (Minn. 1999) 1228

Constitutional Law — Treaty Clause —
District Court Holds That NAFTA
Is a Valid Exercise of the Foreign
Commerce Power. — *Made in the
USA Foundation v. United States*,
56 F. Supp. 2d 1226 (N.D. Ala. 1999) 1234

CONTENTS

Constitutional Law — First Amendment
— Establishment Clause — Sixth
Circuit Holds That Opening School
Board Meetings with a Prayer Is an
Establishment of Religion. — *Coles*
ex rel. Coles v. Cleveland Board
of Education, 171 F.3d 369 (6th Cir. 1999),
reh'g denied, 183 F.3d 538..... 1240

Civil Rights — Title VI — Fourth Circuit
Holds That Articulated Reasons Rebut
Challenges Against Discriminatory
Practices. — *Ferguson v. City of Charleston*,
186 F.3d 469 (4th Cir. 1999)..... 1246

Fifth Amendment — Double Jeopardy Clause
— Second Circuit Refuses to Review
District Court's Acquittal of Defendants
Charged with Violating Permanent
Injunction. — *United States v. Lynch*,
181 F.3d 330 (2d Cir. 1999)..... 1252

RECENT PUBLICATIONS..... 1258