

VOLUME 114

JANUARY 2001

NUMBER 3

HARVARD LAW REVIEW

IN MEMORIAM: ABRAM CHAYES

Derek Bok

Anthony Lewis

Stanley Hoffmann

Anne-Marie Slaughter

ARTICLE

TOWARD A NEW HISTORY OF
AMERICAN ACCIDENT LAW:
CLASSICAL TORT LAW AND THE
COOPERATIVE FIRST-PARTY
INSURANCE MOVEMENT

John Fabian Witt

COMMENTARY

O.J. SIMPSON, BILL CLINTON,
AND THE TRANSSUBSTANTIVE
FOURTH AMENDMENT

William J. Stuntz

NOTES

Federal Court Involvement in Redistricting Litigation

The Cuban Adjustment Act of 1966: ¿Mirando por
los Ojos de Don Quijote o Sancho Panza?

RECENT CASES

RECENT PUBLICATIONS

Copyright © 2001 by

THE HARVARD LAW REVIEW ASSOCIATION

HARVARD LAW REVIEW

© 2001 by The Harvard Law Review Association

CONTENTS

IN MEMORIAM: ABRAM CHAYES

<i>Derek Bok</i>	673
<i>Stanley Hoffmann</i>	675
<i>Anthony Lewis</i>	677
<i>Anne-Marie Slaughter</i>	682

ARTICLE

Toward a New History of American Accident Law: Classical Tort Law and the Cooperative First-Party Insurance Movement	John Fabian Witt.....	690
--	-----------------------	-----

COMMENTARY

O.J. Simpson, Bill Clinton, and the Transsubstantive Fourth Amendment.....	William J. Stuntz	842
--	-------------------------	-----

NOTES

Federal Court Involvement in Redistricting Litigation.....	878
The Cuban Adjustment Act of 1966: ¿Mirando por los Ojos de Don Quijote o Sancho Panza?	902

CONTENTS

RECENT CASES

Constitutional Law — Regulatory Takings — Federal Circuit's Holding Introduces Subjective Factors into Takings Clause "Denominator" Analysis. — <i>Palm Beach Isles Associates v. United States</i> , 208 F.3d 1374 (Fed. Cir.), <i>aff'd on reh'g</i> , 231 F.3d 1354 (Fed. Cir. 2000).....	926
Constitutional Law — Establishment Clause — Fourth Circuit Upholds Zoning Exemption for Religious Institutions. — <i>Ehlers-Renzi v. Connelly School of the Holy Child, Inc.</i> , 224 F.3d 283 (4th Cir. 2000).....	932
Constitutional Law — Article III Judicial Power — Eighth Circuit Holds That Unpublished Opinions Must Be Accorded Precedential Effect. — <i>Anastasoff v. United States</i> , 223 F.3d 898 (8th Cir. 2000).....	940
Title VI — Third Circuit Upholds Viability of Standardized Test Scores as a Component of Freshman Athletic Eligibility Requirements. — <i>Cureton v. NCAA</i> , 198 F.3d 107 (3d Cir. 1999).....	947
Constitutional Law — Free Exercise Clause — Ninth Circuit Upholds Oregon Regulation Limiting Special Education Services to Religiously Neutral Settings. — <i>KDM ex rel. WJM v. Reedsport School District</i> , 196 F.3d 1046 (9th Cir. 1999), <i>cert. denied</i> , 69 U.S.L.W. 3363 (U.S. Nov. 27, 2000) (No. 00-131)	954
RECENT PUBLICATIONS	960