H A R V A R D LAW REVIEW

ARTICLE

Understanding the Right to an Undiluted Vote

Heather K. Gerken

NOTES

What We Talk About When We Talk About Persons: The Language of a Legal Fiction

The CITES Fort Lauderdale Criteria:
The Uses and Limits of Science in
International Conservation Decisionmaking

RECENT CASES

RECENT PUBLICATIONS

Copyright © 2001 by

THE HARVARD LAW REVIEW ASSOCIATION

4,2001

HARVARD LAW REVIEW

© 2001 by The Harvard Law Review Association

CONTENTS

CONTENTS

English Law — Court of Appeal Authorizes Surgical
Separation of Conjoined
Twins Although Procedure
Will Kill One Twin. —
Re A (Children) (Conjoined Twins:
Surgical Separation).
[2000] 3 F.C.R. 577 (C.A.)
Copyright Law — Fair Use —
Ninth Circuit Holds
That Breakaway Church
Cannot Invoke Fair Use
To Reprint Copyrighted Book
Suppressed by Parent Church. —
Worldwide Church of God v.
Philadelphia Church of God,
227 F.3d 1110 (9th Cir. 2000),
petition for cert. filed, 69 U.S.L.W. 3557
(U.S. Feb. 7, 2001) (No. 00-1276)
Constitutional Law —
Free Speech Clause —
Sixth Circuit Classifies
Computer Source Code
as Protected Speech. —
Junger v. Daley,
209 F.3d 481 (6th Cir. 2000)
Constitutional Law —
State Sovereign Immunity —
Seventh Circuit Holds That
States Waive Sovereign Immunity
by Arbitrating Interconnection
Agreements Under the
Telecommunications Act of 1996. —
MCI Telecommunications Corp. v.
Illinois Bell Telephone Co.,
222 F.3d 323 (7th Cir. 2000),
cert. denied, 121 S. Ct. 896 (2001)
FCENT PUBLICATIONS1827