H A R V A R D LAW REVIEW

ARTICLE

FEDERAL RULES OF STATUTORY INTERPRETATION

Nicholas Quinn Rosenkranz

COMMENTARY

EUCLID LIVES: THE SURVIVAL OF PROGRESSIVE JURISPRUDENCE

Charles M. Haar and Michael Allan Wolf

NOTES

Children as Believers:

Minors' Free Exercise Rights and the Psychology of Religious Development

Lessons from Abroad:

Mathematical, Poetic, and Literary Fictions in the Law

An Unnecessary Choice of Law:

Volt, Mastrobuono, and Federal Arbitration Act Preemption

Mr. Smith Goes to Federal Court:

Federal Question Jurisdiction over State Law Claims Post-Merrell Dow

Tort as a Debt Market:

Agency Costs, Strategic Debt, and Borrowing Against the Future

BOOK NOTE

RECENT CASES

Copyright © 2002 by

THE HARVARD LAW REVIEW ASSOCIATION

NUMBER 8

HARVARD LAW REVIEW

© 2002 by The Harvard Law Review Association

CONTENTS

ARTICLE	
Federal Rules of Statutory Interpretation	Nicholas Quinn Rosenkranz2085
COMMENTARY	
Euclid Lives: The Survival of Progressive Jurisprudence	Charles M. Haar and Michael Allan Wolf 2158
Notes	
Children as Believers: Minors' Free Exercise Rights and the Psychology of Religious Development	2205
Lessons from Abroad: Mathematical, Poetic, and Literary Fictions in the Law	2228
An Unnecessary Choice of Law: Volt, Mastrobuono, and Federal Arbitration Act Preemp	tion 2250
Mr. Smith Goes to Federal Court: Federal Question Jurisdiction of State Law Claims Post-Merrell	ver Dow2272
Tort as a Debt Market: Agency Costs, Strategic Debt, as	

CONTENTS

BOOK NOTE	gar Ág
Tolerance and Religious Tr	ruth2317
RECENT CASES	
Criminal Procedure — Wai Constitutional Rights — Second Circuit Vacates on Grounds of Juror Bia Collusion Between Part Trial Court To Achieve Balanced Jury. — Unite Nelson, 277 F.3d 164 (20)	Convictions as and ies and Racially
Separation of Powers — Fo Affairs — Second Circui That the Revenue Rule Foreign Sovereign's Civ RICO Suit for Tax Reve Attorney General of Can Reynolds Tobacco Holdi 268 F.3d 103 (2d Cir. 200	it Holds Bars a il enue. — ada v. R.J.
Constitutional Law — Four Amendment — Section of Enforcement Power — Suppose the Power — Suppose to a Due Process-Type Cout Not with Respect to Equal Protection Claims Popovich v. Cuyahoga Court of Common Pleas, 808 (6th Cir. 2002) (en bapetition for cert. filed, 70	rteenth Sixth Circuit Americans h Respect claim, . — county 276 F.3d anc),
Evidence — Fingerprint Ex Seventh Circuit Upholds Reliability of Expert Test Regarding the Source of Fingerprint. — United St Havvard, 260 F.3d 597 (7	the timony a Latent tates v.

CONTENTS:

Tax Law — Alternative Minimum
Tax — Seventh Circuit Holds
That Contingent Attorneys' Fees
Must Be Included in a
Taxpayer's Gross Income. —
Kenseth v. Commissioner,
259 F.3d 881 (7th Cir. 2001)2357
Copyright Law — Fair Use Doctrine —
Eleventh Circuit Allows
Publication of Novel Parodying
Gone with the Wind. — Suntrust
Bank v. Houghton Mifflin Co.,
268 F.3d 1257 (11th Cir. 2001),
reh'g en banc denied, 275 F.3d 58
(table) (11th Cir. 2001)2364