

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

ARTICLES

PREFERENCES FOR PROCESSES:

THE PROCESS/PRODUCT

DISTINCTION AND THE

REGULATION OF CONSUMER CHOICE

Douglas A. Kysar

ARTICLE I TRIBUNALS, ARTICLE III COURTS,

AND THE JUDICIAL POWER

OF THE UNITED STATES

James E. Pfander

RECENT CASES

Copyright © 2004 by

THE HARVARD LAW REVIEW ASSOCIATION

HARVARD LAW REVIEW

© 2004 by The Harvard Law Review Association

Jan 1 2005

CONTENTS

ARTICLES

- Preferences for Processes:
 The Process/Product
 Distinction and the
 Regulation of Consumer
 Choice*Douglas A. Kysar*525
- Article I Tribunals,
 Article III Courts, and the
 Judicial Power of the
 United States*James E. Pfander*643

RECENT CASES

- Constitutional Law —
 Right to Informational Privacy —
 District Court Grants Preliminary
 Injunction Against Enforcement of
 State Law Requiring
 Reporting of All Sexual
 Activity by Minors. —
Aid for Women v. Foulston,
 327 F. Supp. 2d 1273
 (D. Kan. 2004)778
- Constitutional Law —
 State Sovereign Immunity —
 Fifth Circuit Bars Challenge to
 Statutes' Constitutionality in
 Interlocutory Appeal Reviewing
 Denial of State Sovereign Immunity. —
McCarthy ex rel. Travis v. Hawkins,
 381 F.3d 407 (5th Cir. 2004)786

CONTENTS

Criminal Law —
Exclusionary Rule —
Inevitable Discovery Doctrine —
Seventh Circuit Holds
That the Inevitable
Discovery Doctrine Does
Not Apply to Evidence
Seized in an Impermissible
Search of a Third Party. —
United States v. Johnson,
380 F.3d 1013 (7th Cir. 2004).....794

Constitutional Law —
Substantive Due Process —
Eleventh Circuit Upholds
Alabama Statute Banning
Sale of Sex Toys. —
Williams v. Attorney General,
378 F.3d 1232 (11th Cir. 2004).....802

Comparative Law —
Genetic Privacy —
Icelandic Supreme Court
Holds That Inclusion of an
Individual’s Genetic Information
in a National Database
Infringes on the Privacy
Interests of His Child. —
Guðmundsdóttir v. Iceland,
No. 151/2003 (Nov. 27, 2003) (Ice.).....810

Constitutional Law —
Fourth Amendment —
Ninth Circuit Upholds
Collection of DNA from
Parolees. —
United States v. Kincade,
379 F.3d 813 (9th Cir. 2004) (en banc)818

CONTENTS

Criminal Law —
Federal Sentencing Guidelines —
Ninth Circuit Holds
That Shaming Punishment
Does Not Violate the
Sentencing Reform Act. —
United States v. Gementera,
379 F.3d 596 (9th Cir. 2004)825