

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

**ARTICLES**

(NATIVE) AMERICAN EXCEPTIONALISM IN  
FEDERAL PUBLIC LAW

*Philip P. Frickey*

INTIMACY AND ECONOMIC EXCHANGE

*Jill Elaine Hasday*

SEARCHES AND SEIZURES IN A DIGITAL WORLD

*Orin S. Kerr*

**NOTES**

Risk-Preference Asymmetries in  
Class Action Litigation

The Lesson of *Lopez*:  
The Political Dynamics of  
Federalism's Political Safeguards

**BOOK NOTES**

**RECENT CASES**

**RECENT PUBLICATIONS**

Copyright © 2005 by

THE HARVARD LAW REVIEW ASSOCIATION

HARVARD LAW REVIEW

© 2005 by The Harvard Law Review Association

CONTENTS

ARTICLES

(Native) American Exceptionalism in Federal Public Law ..... Philip P. Frickey ..... 431
Intimacy and Economic Exchange ..... Jill Elaine Hasday ..... 491
Searches and Seizures in a Digital World ..... Orin S. Kerr ..... 531

NOTES

Risk-Preference Asymmetries in Class Action Litigation ..... 587
The Lesson of Lopez: The Political Dynamics of Federalism's Political Safeguards ..... 609

BOOK NOTES

Are American Human Rights Groups Exceptional in Their Silence? ..... 631
Taking Politics Seriously ..... 639

RECENT CASES

Capital Sentencing — Juror Prejudice — Colorado Supreme Court Holds Presence of Bible in Jury Room Prejudicial. — People v. Harlan, 109 P.3d 616 (Colo.), cert. denied, 126 S. Ct. 399 (2005) ..... 646

CONTENTS

Federal Death Penalty —	
Bifurcated Trials —	
First Circuit Holds That Judges May Not Impanel Separate Juries for Guilt and Penalty Phases in Capital Cases. —	
<i>United States v. Green</i> , 407 F.3d 434 (1st Cir.), <i>cert. denied</i> , 126 S. Ct. 497 (2005).....	654
Civil Rights —	
Section 1981 —	
Ninth Circuit Holds That Private School’s Remedial Admissions Policy Violates § 1981. —	
<i>Doe v. Kamehameha Schools</i> , 416 F.3d 1025 (9th Cir. 2005).....	661
Constitutional Law —	
Equal Protection —	
Fifth Circuit Holds That Louisiana Can Prevent Nonimmigrant Aliens from Sitting for the Bar. —	
<i>LeClerc v. Webb</i> , 419 F.3d 405 (5th Cir. 2005).....	669
Due Process —	
Right to Medical Access —	
Supreme Court of Canada Holds That Ban on Private Health Insurance Violates Quebec Charter of Human Rights and Freedoms. —	
<i>Chaoulli v. Quebec (Attorney General)</i> , 2005 S.C.C. 35, 29272, [2005] S.C.J. No. 33 QUICKLAW (June 9, 2005).....	677
Constitutional Law —	
Abortion Rights —	
Fourth Circuit Declares Virginia Partial Birth Infanticide Statute Unconstitutional Per Se. —	
<i>Richmond Medical Center for Women v. Hicks</i> , 409 F.3d 619 (4th Cir.), <i>reh’g and reh’g en banc denied</i> , 422 F.3d 160 (4th Cir. 2005).....	685
Copyright Law —	
Standing —	
Ninth Circuit Denies Standing Under the Copyright Act of 1976 to Assignee of Infringement Claim. —	
<i>Silvers v. Sony Pictures Entertainment, Inc.</i> , 402 F.3d 881 (9th Cir.) (en banc), <i>cert. denied</i> , 126 S. Ct. 367 (2005).....	693
RECENT PUBLICATIONS.....	701