H A R V A R D LAW REVIEW

ARTICLES

Sosa, Customary International Law, and the Continuing Relevance of Erie

Curtis A. Bradley, Jack L. Goldsmith, and David H. Moore

THE PARADOX OF EXTRALEGAL ACTIVISM: CRITICAL LEGAL CONSCIOUSNESS AND TRANSFORMATIVE POLITICS

Orly Lobel

DEVELOPMENTS IN THE LAW — THE LAW OF MEDIA

NOTE

What Price for the Priceless?: Implementing the Justiciability of the Right to Water

BOOK NOTE

RECENT CASES

RECENT PUBLICATIONS

Copyright © 2007 by

THE HARVARD LAW REVIEW ASSOCIATION

HARVARD LAW REVIEW

© 2007 by The Harvard Law Review Association

CONTENTS

ARTICLES

Sosa, Customary International Law, and the Continuing Relevance of Erie	Curtis A. Bradley, Jack L. Goldsmith, and David H. Moore869
The Paradox of Extralegal Activism: Critical Legal Consciousness and Transformative Politics	
DEVELOPMENTS IN THE LAW — THE LAW OF MEDIA	990
Table of Contents	991
I. Introduction: New Media, New Secrecy, New Questions	993
II. Protecting the New Media: Application of the Journalist's Privilege to Bloggers	996
III. Prosecuting the Press: Criminal Liability for the Act of Publishing	1007
IV. Viewpoint Discrimination and Media Access to Government Officials	1019
V. Internet Jurisdiction: A Comparative Analysis	1031
VI. Media Liability for Reporting Suspects' Identities: A Comparative Analysis	1043

CONTENTS

VII. Newsgathering in Light of HIPAA1055	
NOTE	
What Price for the Priceless?: Implementing the Justiciability of the Right to Water1067	
BOOK NOTE	
Explaining the Organization and Actions of Legal Professions: Honor Seeking and Echoes of Political Revolution	
RECENT CASES	
State Constitutional Law — Education Clause — Florida Supreme Court Declares State's School Voucher Program Unconstitutional. — Bush v. Holmes, 919 So. 2d 392 (Fla. 2006)	
Federal Courts — Standing — Third Circuit Denies Standing To Bring Claim Of Racial Discrimination In Zoning. — Taliaferro v. Darby Township Zoning Board, 458 F.3d 181 (3d Cir. 2006).	
Constitutional Law — First Amendment — Seventh Circuit Holds That Public University Cannot Refuse To Recognize Student Group Based on Group's Violation of School Nondiscrimination Policy. — Christian Legal Society v. Walker, 453 F.3d 853 (7th Cir. 2006)	
DECENT DUDI ICATIONS	