

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

ARTICLES

FRAGILE DEMOCRACIES

Samuel Issacharoff

CONGRESS, ARTICLE IV, AND
INTERSTATE RELATIONS

Gillian E. Metzger

NOTES

A Second Chance:
The Right to Effective Assistance of Counsel in
Immigration Removal Proceedings

The Two Faces of *Chevron*

Simplicity as Equality in Criminal Procedure

New Evidence on the Presumption Against Preemption:
An Empirical Study of Congressional Responses to
Supreme Court Preemption Decisions

The Fourth Amendment's Third Way

An Originalist Analysis of the No Religious Test Clause

State Law as "Other Law":
Our Fifty Sovereigns in the Federal
Constitutional Canon

RECENT CASES

RECENT PUBLICATIONS

Copyright © 2007 by

THE HARVARD LAW REVIEW ASSOCIATION

HARVARD LAW REVIEW

© 2007 by The Harvard Law Review Association

CONTENTS

ARTICLES

- Fragile Democracies *Samuel Issacharoff* 1405
- Congress, Article IV,
and Interstate Relations *Gillian E. Metzger* 1468

NOTES

- A Second Chance: The Right to
Effective Assistance of Counsel in
Immigration Removal Proceedings 1544
- The Two Faces of *Chevron* 1562
- Simplicity as Equality
in Criminal Procedure 1585
- New Evidence on the Presumption
Against Preemption:
An Empirical Study of
Congressional Responses to
Supreme Court Preemption Decisions 1604
- The Fourth Amendment's Third Way 1627
- An Originalist Analysis of
the No Religious Test Clause 1649
- State Law as "Other Law":
Our Fifty Sovereigns in
the Federal Constitutional Canon 1670

CONTENTS

RECENT CASES

Constitutional Law —
Freedom of Speech —
Ninth Circuit Upholds Public
School's Prohibition of Anti-Gay
T-Shirts. — *Harper v. Poway Unified
School District*, 445 F.3d 1166
(9th Cir.), *reh'g en banc denied*,
455 F.3d 1052 (9th Cir. 2006),
vacated as moot, 75 U.S.L.W. 3472
(U.S. Mar. 5, 2007) (No. 06-595).....1691

Employment Law —
Title VII —
Tenth Circuit Clarifies Causation
Standard for Subordinate Bias
Claims. — *EEOC v. BCI Coca-Cola
Bottling Co. of Los Angeles*,
450 F.3d 476 (10th Cir. 2006),
cert. granted, 127 S. Ct. 852 (2007).....1699

Evidence —
Confrontation Clause —
Second Circuit Holds That Autopsy
Reports Are Not Testimonial
Evidence. — *United States v. Feliz*,
467 F.3d 227 (2d Cir. 2006),
cert. denied, 75 U.S.L.W. 3438
(U.S. Feb. 20, 2007) (No. 06-8777).....1707

Tort Law —
Liability Insurers and Defense Costs —
Seventh Circuit Affirms Dismissal of
Insurer's Legal Malpractice Suit. —
*TIG Insurance Co. v. Giffin Winning
Cohen & Bodewes, P.C.*,
444 F.3d 587 (7th Cir. 2006).....1715

CONTENTS

Criminal Procedure —

Federal Sentencing Guidelines —
Third Circuit Deepens Split over
Notice Requirement for
Non-Guidelines Sentences. —

United States v. Vampire Nation,
451 F.3d 189 (3d Cir.), *cert denied*,
127 S. Ct. 424, *reh'g denied*,
127 S. Ct. 761 (2006).....

1723

RECENT PUBLICATIONS.....1731