H A R V A R D LAW REVIEW

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 DemocraciesSamuel Issachan	off 1405
Congress, Article IV, and Interstate Relations	ger 1468
Notes	
A Second Chance: The Right to Effective Assistance of Counsel in Immigration Removal Proceedings	1544
The Two Faces of <i>Chevron</i>	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)
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)
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)
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)

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 PUBLICATIONS1731