

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

**ARTICLE**

HABEAS CORPUS JURISDICTION,  
SUBSTANTIVE RIGHTS, AND  
THE WAR ON TERROR

*Richard H. Fallon, Jr. and  
Daniel J. Meltzer*

**BOOK REVIEW**

INSTRUMENTALISMS

*Adrian Vermeule*

**NOTES**

Adopting and Adapting:  
Clinical Legal Education and Access to Justice in China

A Proposal for Law Schools to Combat  
Structural Discrimination at Law Firms Through  
Management-Based Regulation

Religious Land Use in the Federal Courts Under RLUIPA

Rehabilitating the Performative

**RECENT CASES**

**RECENT PUBLICATIONS**

Copyright © 2007 by

THE HARVARD LAW REVIEW ASSOCIATION

|                           |
|---------------------------|
| <b>HARVARD LAW REVIEW</b> |
|---------------------------|

© 2007 by The Harvard Law Review Association

## CONTENTS

## ARTICLE

- Habeas Corpus Jurisdiction,  
Substantive Rights, and  
the War on Terror .....*Richard H. Fallon, Jr.*  
*and Daniel J. Meltzer* ..... 2029

## BOOK REVIEW

- Instrumentalisms .....*Adrian Vermeule* ..... 2113

## NOTES

- Adopting and Adapting: Clinical Legal  
Education and Access to Justice in China ..... 2134
- A Proposal for Law Schools to Combat  
Structural Discrimination at Law Firms  
Through Management-Based Regulation ..... 2156
- Religious Land Use in the  
Federal Courts Under RLUIPA ..... 2178
- Rehabilitating the Performative..... 2200

## RECENT CASES

- Administrative Law —  
Doctrines of Exhaustion —  
Northern District of California Holds That  
Exclusive Review Provision Bars Endangered  
Species Act Claim in Suit over Pesticide  
Used on Genetically Modified Hay. —  
*Geertson Farms, Inc. v. Johanns*,  
439 F. Supp. 2d 1012 (N.D. Cal. 2006). ..... 2222

CONTENTS

Constitutional Law —  
Fourth Amendment —  
Seventh Circuit Holds That GPS Tracking  
Is Not a Search. — *United States v. Garcia*,  
474 F.3d 994 (7th Cir. 2007), *reh'g and  
suggestion for reh'g en banc denied*, No. 06-2741,  
2007 U.S. App. LEXIS 8397  
(7th Cir. Mar. 29, 2007). .....2230

Federal Courts —  
Qualified Immunity —  
Sixth Circuit Denies Qualified Immunity to  
Police Officer for Arrest for Speech at  
Public Meeting. — *Leonard v. Robinson*,  
No. 05-1728, 2007 WL 283832  
(6th Cir. Feb. 2, 2007). .....2238

Federal Courts —  
Habeas Corpus —  
Fourth Circuit Fails To Reach a Judgment on the  
Merits of a Constitutional Claim Based on the  
State Procedural Default Doctrine. —  
*McNeill v. Polk*, 476 F.3d 206 (4th Cir. 2007). .....2246

RECENT PUBLICATIONS .....2254