

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

ARTICLE

VALUING LAWS AS LOCAL AMENITIES

Anup Malani

ESSAY

THE ASCENT OF THE ADMINISTRATIVE
STATE AND THE DEMISE OF MERCY

Rachel E. Barkow

NOTES

Public-Private Partnerships and
Insurance Regulation

The Principles for User Generated
Content Services: A Middle-
Ground Approach to
Cyber-Governance

Government Counsel and
Their Obligations

BOOK NOTE

RECENT CASES

RECENT PUBLICATIONS

Copyright © 2008 by

THE HARVARD LAW REVIEW ASSOCIATION

HARVARD LAW REVIEW

© 2008 by The Harvard Law Review Association

CONTENTS

ARTICLE

- Valuing Laws as Local Amenities.....*Anup Malani*1273

ESSAY

- The Ascent of the Administrative State
and the Demise of Mercy.....*Rachel E. Barkow*1332

NOTES

- Public-Private Partnerships
and Insurance Regulation.....1367

- The Principles for User Generated
Content Services: A Middle-Ground
Approach to Cyber-Governance.....1387

- Government Counsel
and Their Obligations.....1409

BOOK NOTE

- Justice Thomas's
Inconsistent Originalism.....1431

RECENT CASES

- Intellectual Property —
Eighth Circuit Holds that the First
Amendment Protects Online Fantasy
Baseball Providers' Use of Baseball
Statistics in the Public Domain. —
*C.B.C. Distribution & Marketing, Inc. v.
Major League Baseball Advanced Media, L.P.*,
505 F.3d 818 (8th Cir. 2007),
reh'g and reh'g en banc denied,
Nos. 06-3357 & 06-3358
(8th Cir. Nov. 26, 2007).....1439

CONTENTS

Employment Law —
Title VII —
Eighth Circuit Holds that Benefits
Plans Excluding All Contraceptives
Do Not Discriminate Based on Sex. —
In re Union Pacific Railroad
Employment Practices Litigation,
479 F.3d 936 (8th Cir. 2007),
reh'g and reh'g en banc denied,
No. 06-1706 (8th Cir. May 23, 2007).....1447

Constitutional Law —
Copyright Clause —
Second Circuit Upholds Perpetual
Anti-Bootlegging Protection Against
Copyright Clause Challenge. —
United States v. Martignon,
492 F.3d 140 (2d Cir. 2007)1455

RECENT PUBLICATIONS.....1463