

TRIBUTE

TO JUSTICE RAUL A. GONZALEZ ON
HIS RETIREMENT FROM THE SUPREME COURT OF TEXAS
Justice Nathan L. Hecht

ARTICLES

THE VIRTUE OF NECESSITY: RESHAPING CULPABILITY AND THE RULE OF LAW John T. Parry

PATENTS WITHOUT PAPER: PROVING A DATE OF INVENTION WITH ELECTRONIC EVIDENCE Lisa~A.~Dolak

COMMENTS

THE DILEMMA:
SIMULTANEOUS NEGOTIATION OF
ATTORNEYS' FEES AND SETTLEMENT IN CLASS ACTIONS
David Brainerd Parrish

A Physician's Duty to Warn a Patient's Relatives of a Patient's Genetically Inheritable Disease $Jeffrey\ W.\ Burnett$

THE PATENT MARKING AND NOTICE STATUTE: INVITATION TO INFRINGE OR PROTECTION FOR THE UNWARY?

Jessica S. Siegel

PREVENTING "PATIENT DUMPING":
THE SUPREME COURT TURNS AWAY THE
SIXTH CIRCUIT'S INTERPRETATION OF EMTALA
Wendy W. Bera

NOTE

CITY OF BOERNE V. FLORES: RELIGIOUS FREE EXERCISE PAYS A HIGH PRICE FOR THE SUPREME COURT'S RETALIATION ON CONGRESS Elizabeth I. Trujillo

COPYRIGHT 1999

BY THE HOUSTON LAW REVIEW

HOUSTON LAW REVIEW

CONTENTS

TRIBUTE

TO JUSTICE RAUL A. GONZALEZ ON HIS RETIREMENT FROM THE SUPREME COURT OF TEXASJustice Nathan L. Hecht	391
ARTICLES	
THE VIRTUE OF NECESSITY: RESHAPING CULPABILITY AND THE RULE OF LAW	397
PATENTS WITHOUT PAPER: PROVING A DATE OF INVENTION WITH ELECTRONIC EVIDENCE	471
COMMENTS	
THE DILEMMA: SIMULTANEOUS NEGOTIATION OF ATTORNEYS' FEES AND SETTLEMENT IN CLASS ACTIONS	531
A Physician's Duty to Warn a Patient's Relatives of a Patient's Genetically Inheritable Disease	559
THE PATENT MARKING AND NOTICE STATUTE: INVITATION TO INFRINGE OR PROTECTION FOR THE UNWARY?	583
PREVENTING "PATIENT DUMPING": THE SUPREME COURT TURNS AWAY THE SIXTH CIRCUIT'S INTERPRETATION OF EMTALA	615
Note	
CITY OF BOERNE V. FLORES: RELIGIOUS FREE EXERCISE PAYS A HIGH PRICE FOR THE SUPREME COURT'S RETALIATION ON CONGRESS Elizabeth I. Truiillo	645