# HOUSTON LAW REVIEW

# **CONTENTS**

## **ARTICLES**

| THE JUDICIAL ETHICS OF EX PARTE AND OTHER COMMUNICATIONS Leslie W. Abramson  | 1343 |  |
|--|------|--|
| THE FUNCTION OF SUPREME COURT OPINIONS   | 1395 |  |
| MEETING THE TWENTY-FIRST CENTURY TERRORIST THREAT WITHIN THE SCOPE OF TWENTIETH CENTURY CONSTITUTIONAL LAW                                     | 1421 |  |
| COMMENTS   |      |  |
| PRIMING THE WATER INDUSTRY PUMP  | 1465 |  |
| A New Millennium's Resolution: The ABA Continues its Regrettable Ban on Multidisciplinary Practice   | 1495 |  |
| BETWEEN A (SCHOOLHOUSE) ROCK AND A HARD PLACE: TITLE IX PEER HARASSMENT LIABILITY AFTER DAVIS V. MONROE COUNTY BOARD OF EDUCATIONJill S. Vogel | 1525 |  |



### ARTICLES

THE JUDICIAL ETHICS OF EX PARTE AND OTHER COMMUNICATIONS

Leslie W. Abramson

THE FUNCTION OF SUPREME COURT OPINIONS

Earl M. Maltz

MEETING THE TWENTY-FIRST CENTURY TERRORIST THREAT WITHIN THE SCOPE OF TWENTIETH CENTURY CONSTITUTIONAL LAW  $Ronald\ J.\ Sievert$ 

#### COMMENTS

PRIMING THE WATER INDUSTRY PUMP Cynthia DeLaughter

A NEW MILLENNIUM'S RESOLUTION:
THE ABA CONTINUES ITS REGRETTABLE BAN
ON MULTIDISCIPLINARY PRACTICE
Michael W. Price

BETWEEN A (SCHOOLHOUSE) ROCK AND A HARD PLACE:
TITLE IX PEER HARASSMENT LIABILITY AFTER
DAVIS V. MONROE COUNTY BOARD OF EDUCATION
Jill S. Vogel

COPYRIGHT 2001

BY THE HOUSTON LAW REVIEW