

Michigan Law Review

Vol. 84, No. 8

August 1986

CONTENTS

ARTICLES

- THE PERILS OF PRIVILEGE: WAIVER
AND THE LITIGATOR..... *Richard L. Marcus* 1605
- LEGAL MODERNISM *David Luban* 1656

CORRESPONDENCE

- WORKABLE ANTITRUST POLICY *Frank H. Easterbrook* 1696
- CONSUMER BEWARE CHICAGO *Eleanor M. Fox* 1714
- RHETORIC AND SKEPTICISM IN
ANTITRUST ARGUMENT..... *Herbert Hovenkamp* 1721

NOTES

- 18 U.S.C. § 3501 AND THE ADMISSIBILITY OF
CONFESSIONS OBTAINED DURING UNNECESSARY
PREARRAIGNMENT DELAY 1731
- INTERLOCUTORY APPEAL OF PREINDICTMENT
SUPPRESSION MOTIONS UNDER RULE 41(E) 1755
- EMPLOYER POSTCERTIFICATION POLLS TO
DETERMINE UNION SUPPORT 1770

Michigan Law Review

2
95

ARTICLES

The Perils of Privilege:
Waiver and the Litigator
Richard L. Marcus

Legal Modernism
David Luban

CORRESPONDENCE

Workable Antitrust Policy
Frank H. Easterbrook

Consumer Beware Chicago
Eleanor M. Fox

Rhetoric and Skepticism in
Antitrust Argument
Herbert Hovenkamp

NOTES

18 U.S.C. § 3501 and the Admissibility of
Confessions Obtained During Unnecessary
Prearrest Delay

Interlocutory Appeal of Preindictment
Suppression Motions Under Rule 41(e)

Employer Postcertification Polls to
Determine Union Support

This Issue Contains the Index to Volume 84

