

Vol. 103. No. 8 August 2005

Michigan Law Review

Vol. 103, No. 8

August 2005

CONTENTS

ARTICLE	The france
A THEORY IN SEARCH OF A COURT,	
and Itself: Judicial Minimalism	
AT THE SUPREME COURT BAR	1951
ESSAYS	
Search and Persuasion in	
Trademark Law	2020
THE MYTH OF ACCOUNTABILITY AND	
THE ANTI-ADMINISTRATIVE IMPULSE	2073
NOTES	
SWANCC'S CLEAR STATEMENT:	
A DELIMITATION OF CONGRESS'S	
COMMERCE CLAUSE AUTHORITY TO	
REGULATE WATER POLLUTION Matthew B. Baumgartner	2137
Word Games: Raising and Resolving	
THE SHORTCOMINGS IN ACCIDENT-INSURANCE	
DOCTRINE THAT AUTOEROTIC-ASPHYXIATION	
Cases Reveal	2172
The Free Exercise of Religion and	
PUBLIC SCHOOLS: THE IMPLICATIONS OF	
Hybrid Rights on the Religious	
UPBRINGING OF CHILDREN Michael E. Lechliter	2209

Copyright © 2005 by The Michigan Law Review Association