# NEW YORK UNIVERSITY LAW REVIEW

Seminole Tribe, the Eleventh Amendment, and the Potential Evisceration of Ex Parte Young Vicki C. Jackson

Ex Parte Young After Seminole Tribe David P. Currie

> States' Rights—and Wrongs Stanley Mosk

A New Vision for the Legal Profession Harry T. Edwards

Understanding Preemption Removal Under ERISA § 502

Keeping Rufo in Its Cell: The Modification of Antitrust Consent Decrees After Rufo v. Inmates of Suffolk County Jail

Book Review: Higginbotham, Shades of Freedom: Racial Politics and Presumptions of the American Legal Process Ronald K. Noble

Volume 72



Number 3

June 1997

## **NEW YORK UNIVERSITY** LAW REVIEW

VOLUME 72

**JUNE 1997** 

Copyright © 1997 New York University Law Review

#### **CONTENTS**

#### **ARTICLE**

SEMINOLE TRIBE, THE ELEVENTH AMENDMENT. AND THE POTENTIAL EVISCERATION OF EXPARTE YOUNG Vicki C. Jackson 495

#### **RESPONSE**

EX PARTE YOUNG AFTER SEMINOLE TRIBE

David P. Currie 547

199**L** 

#### **BRENNAN LECTURE**

STATES' RIGHTS—AND WRONGS

Stanley Mosk 552

#### **SPEECH**

A New Vision for the Legal Profession

Harry T. Edwards 567

### **NOTES**

Understanding Preemption Removal Under ERISA § 502 Robert A. Cohen 578

KEEPING RUFO IN ITS CELL: THE MODIFICATION OF ANTITRUST CONSENT DECREES AFTER RUFO V. INMATES OF SUFFOLK COUNTY JAIL

Jed Goldfarb 625

#### **BOOK REVIEW**

HIGGINBOTHAM, SHADES OF FREEDOM: RACIAL POLITICS AND PRESUMPTIONS OF THE AMERICAN LEGAL PROCESS Ronald K. Noble 664