# NEW YORK UNIVERSITY LAW REVIEW

Foreword: Testing the Constitution Lee Epstein, Barry Friedman & Geoffrey R. Stone

Testing Shaw v. Reno: Do Majority-Minority Districts Cause Expressive Harms? Stephen Ansolabehere & Nathaniel Persily

Rhetoric and Reality: Testing the Harm of Campaign Spending Rebecca L. Brown & Andrew D. Martin

> Measuring the Chilling Effect Brandice Canes-Wrone & Michael C. Dorf

The Decision to Depart (or Not) from Constitutional Precedent: An Empirical Study of the Roberts Court Lee Epstein, William M. Landes & Adam Liptak

> Testing the Marketplace of Ideas Daniel E. Ho & Frederick Schauer

Litigating State Interests: Attorneys General as Amici Margaret H. Lemos & Kevin M. Quinn

"Inquiries That We Are Ill-Equipped to Judge": Factfinding in Appellate Court Review of Agency Rulemaking Debmallo Shayon Ghosh

Is the AIA the End of Grace? Examining the Effect of the America Invents Act on the Patent Grace Period Jordan S. Joachim

Cruel, Unusual, and Completely Backwards: An Argument for Retroactive Application of the Eighth Amendment Nishi Kumar

Aligning "Educational Necessity" with Title VI: An Enhanced Regulatory Role for Executive Agencies in Title VI Disparate Impact Enforcement Brence D. Pernell

> Nonjudicial Fangs: Defending the Privacy Act's Complete Civil Remedies Exemption Joshua A. Rubin



Number 4

Volume 90

October 2015

## NEW YORK UNIVERSITY LAW REVIEW

Volume 90

October 2015

NUMBER 4

#### CONTENTS

#### SYMPOSIUM

FOREWORD: TESTING THE CONSTITUTION Lee Epstein, Barry Friedman & Geoffrey R. Stone 1001

TESTING SHAW V. RENO: DO MAJORITY-MINORITY DISTRICTS CAUSE EXPRESSIVE HARMS? Stephen Ansolabehere & Nathaniel Persily 1041

RHETORIC AND REALITY: TESTING THE HARM OF CAMPAIGN SPENDING Rebecca L. Brown & Andrew D. Martin 1066

MEASURING THE CHILLING EFFECT Brandice Canes-Wrone & Michael C. Dorf 1095

THE DECISION TO DEPART (OR NOT) FROM CONSTITUTIONAL PRECEDENT: AN EMPIRICAL STUDY OF THE ROBERTS COURT Lee Epstein, William M. Landes & Adam Liptak 1115

TESTING THE MARKETPLACE OF IDEAS Daniel E. Ho & Frederick Schauer 1160

LITIGATING STATE INTERESTS: ATTORNEYS GENERAL AS AMICI Margaret H. Lemos & Kevin M. Quinn 1229

#### NOTES

"Inquiries That We Are Ill-Equipped to Judge": Factfinding in Appellate Court Review of Agency Rulemaking

Debmallo Shayon Ghosh 1269

Is the AIA the End of Grace? Examining the Effect of the America Invents Act on the Patent Grace Period Jordan S. Joachim 1293 CRUEL, UNUSUAL, AND COMPLETELY BACKWARDS: AN ARGUMENT FOR RETROACTIVE APPLICATION OF THE EIGHTH AMENDMENT

Nishi Kumar 1331

### Aligning "Educational Necessity" with Title VI: An Enhanced Regulatory Role for Executive Agencies in Title VI Disparate Impact Enforcement

Brence D. Pernell 1369

Nonjudicial Fangs: Defending the Privacy Act's Complete Civil Remedies Exemption

Joshua A. Rubin 1409

New York University Law Review (ISSN 0028-7881) (USPS 016181)

All articles copyright © 2015 by the author, except when otherwise expressly indicated. For permission to reprint an article or any portion thereof, please address your written request to the *Law Review* or the author.

Except as otherwise provided, the author of each article in this issue has granted permission for copies of that article to be made for classroom use, provided that: (1) copies are distributed to students at or below cost; (2) the author and journal are identified on each copy; and (3) proper notice of copyright is affixed to each copy.

\* \* \* \* \*

Published by the *New York University Law Review* at 110 W. Third Street, New York. New York 10012, in April, May, June, October, November, and December. Editorial and General Offices are located at 110 W. Third Street, New York, New York 10012. Inquiries also are accepted by telephone at (212) 998-6350 and by FAX at (212) 995-4032. Periodicals postage is paid at New York, New York and at additional mailing offices.

Current subscriptions: \$50.00 (plus \$6.00 foreign mailing). Single issues: \$16.00 each (plus \$1.00 for optional first class mailing). Please enclose check with order. Bound sets, back issues, and older volumes may be ordered from William S. Hein & Co., Inc., 1285 Main Street, Buffalo, NY 14209-1987; prices may differ from those above. Orders may be placed with Hein by phone at (800) 828-7571, via fax at (716) 883-8100, or by c-mail to order@wshein.com. Hein also carries the *Law Review* in electronic format at HeinOnline, http://www.heinonline.org.

Subscriptions are renewed automatically upon expiration unless the subscriber sends timely notice of termination. All notifications of change of address should include both old and new addresses, including zip codes. Please notify one month in advance to ensure prompt delivery.

Unless a claim is made for nonreceipt of issues within one year of the mailing date, the *Law Review* cannot replace those issues free of charge.

For information regarding subscriptions, please contact (212) 998-6590.

Postmaster: Send address change to the New York University Law Review, 110 W. Third Street, New York, New York 10012.

The Law Review invites the submission of unsolicited manuscripts. We regret that such manuscripts cannot be returned except if accompanied by a self-addressed, stamped envelope.

The New York University Law Review is printed on recycled paper.