VOLUME 61 NUMBER 2 SPRING 1994

## The—University of Chicago Law Review

"Better Than a Strike": Protecting New Forms of Collective Work Stoppages under the National Labor Relations Act

"Nothing We Say Matters": Teague and New Rules

The Revenge of the Redwoods? Reconsidering Property Rights and the Economic Allocation of Natural Resources

An Author's Manifesto

Counter-Manifesto: Student-Edited Reviews and the Intellectual Properties of Scholarship

A Response

Neutrality As Political Opinion: A New Asylum Standard for a Post-Elias-Zacarias World

A New Speedy Trial Standard for Barker v Wingo: Reviving a Constitutional Remedy in an Age of Statutes

Learned Hand Never Played Nintendo: A Better Way to Think about the Non-Literal, Non-Visual Software Copyright Cases

The Economic Interest Test and Collective Action Problems in Antitrust Tie-in Cases

Management's Duty to Back Up Competitive Disadvantage Claims

A World Without Tribes? Tribal Rights of Self-Government and the Enforcement of State Court Orders in Indian Country

The Economics Epidemic in an AIDS Perspective Private Choices and Public Health: The AIDS Epidemic in an Economic Perspective

Thomas J. Philipson & Richard A. Posner

Craig Becker Linda Meyer

Daniel S. Levy & David Friedman

 $James\ Lindgren$ 

Wendy J. Gordon

William N. Eskridge, Jr. & Brian D. Weimer

## The — University of Chicago Law Review

© 1994 by The University of Chicago

VOLUME 61 NUMBER 2 SPRING 1994

## **ARTICLES**

"Better Than a Strike": Protecting New Forms of Collective Work Stoppages	
under the National Labor Relations Act Craig Becker	351
"Nothing We Say Matters":  Teague and New Rules Linda Meyer	423
The Revenge of the Redwoods?	
Reconsidering Property Rights and the Economic Allocation Daniel S. Levy	
of Natural Resources & David Friedman	493
EXCHANGE	
An Author's Manifesto James Lindgren	527
Counter-Manifesto: Student-Edited	
Reviews and the Intellectual	E 4 1
Properties of Scholarship Wendy J. Gordon	541
A Response	553
COMMENTS	
Neutrality As Political Opinion:	
A New Asylum Standard for a	
Post-Elias-Zacarias World	559
A New Speedy Trial Standard for Barker v Wingo: Reviving a	
Constitutional Remedy in an	
Age of Statutes	587
Learned Hand Never Played Nintendo:	
A Better Way to Think about the	
Non-Literal, Non-Visual Software	619
Copyright Cases	613
Collective Action Problems	
in Antitrust Tie-in Cases	639

Management's Duty to Back Up Competitive Disadvantage Claims	675
A World Without Tribes? Tribal	
Rights of Self-Government and the Enforcement of State Court	
Orders in Indian Country	707
REVIEW	
The Economics Epidemic in an AIDS Perspective Private Choices and Public Health: The AIDS Epidemic in an	
Economic Perspective	
Thomas J. Philipson & William N. Eskridge, Jr. Richard A. Posner & Brian D. Weimer	733

.