COLUMBIA LAW REVIEW



CHIEF JUDGE WILFRED FEINBERG: A TWENTY-FIFTH YEAR TRIBUTE

Maurice Rosenberg

A MANDATORY VIEW OF FEDERAL COURT

JURISDICTION: EARLY IMPLEMENTATION OF AND
DEPARTURES FROM THE CONSTITUTIONAL PLAN

Robert N. Clinton

RACE RELATIONS LAW AND THE TRADITION OF CELEBRATION: THE CASE OF PROFESSOR SCHMIDT

Randall Kennedy

Access to Cable, Natural Monopoly, and the First Amendment

DOUBLE JEOPARDY AND INCREMENTAL CULPABILITY: A
UNITARY ALTERNATIVE TO THE DUAL SOVEREIGHTY DOCTRINE

THE EFFICIENCY DEFENSE: SECTION TWO
LIMITS ON MONOPOLIST CONDUCT AFTER ASPEN

BEST EFFORTS AS DILIGENCE INSURANCE: IN DEFENSE OF "PROFIT UBER ALLES"

BOOK REVIEW:

The Politics of Judicial Interpretation: The Federal Courts, the Department of Justice and Civil Rights, 1866-1876.

Robert J. Kaczorowski

Michal R. Belknap

COLUMBIA LAW REVIEW

VOL. 86 DECEMBER 1986 NO. 8

Copyright © 1986 by Directors of The Columbia Law Review Association, Inc. All rights reserved.

CONTENTS

Chief Judge Wilfred Feinberg: A Twenty-Fifth Year Tribute	Maurice Rosenberg	1505
ARTICLES		
A Mandatory View of Federal Court Jurisdiction: Early Implementation of and Departures from the Constitutional Plan	Robert N. Clinton	1515
RACE RELATIONS LAW AND THE TRADITION OF CELEBRATION: THE CASE OF PROFESSOR SCHMIDT	Randall Kennedy	1622
NOTES		
Access to Cable, Natural Monopoly, and the First Amendment		1663
Double Jeopardy and Incremental Culpabil A Unitary Alternative to the Dual Sovereignty Doctrine	LITY:	1697
THE EFFICIENCY DEFENSE: SECTION TWO LIMITS ON MONOPOLIST CONDUCT AFTER ASPEN		1712
Best Efforts as Diligence Insurance: In Defense of "Profit Uber Alles"		1728
BOOK REVIEW		
FEDERALISM AND THE PROTECTION OF CIVIL RI THE POLITICS OF JUDICIAL INTERPRETATION. THE FEDERAL COURTS, THE DEPARTMENT OF JUSTICE AND CIVIL RIGHTS, 1866-1876,	F	1541
Robert J. Kaczorowski	Michal R. Belknap	1741