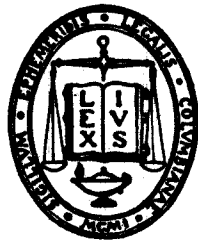


COLUMBIA LAW REVIEW



RETHINKING CHOICE OF LAW

Larry Kramer

OUR LOCALISM: PART II—LOCALISM
AND LEGAL THEORY

Richard Briffault

DISCLOSURE UNDER THE SECURITIES LAWS:
IMPLICATIONS FOR THE
ATTORNEY-CLIENT PRIVILEGE

RICO'S "PATTERN" REQUIREMENT: VOID FOR VAGUENESS?

"SHE'S GOT BETTE DAVIS['S] EYES": ASSESSING THE
NONCONSENSUAL REMOVAL OF CADAVER ORGANS
UNDER THE TAKINGS AND DUE PROCESS CLAUSES

BOOK REVIEW:

THE CASE LAW SYSTEM IN AMERICA,
KARL N. LLEWELLYN

Dennis M. Patterson

BOOK NOTES

COLUMBIA LAW REVIEW

VOL. 90

MARCH 1990

NO. 2

Copyright © 1990 by Directors of The Columbia Law Review Association, Inc. All rights reserved.

CONTENTS

ARTICLES

- RETHINKING CHOICE OF LAW *Larry Kramer* 277
- OUR LOCALISM: PART II—LOCALISM
AND LEGAL THEORY *Richard Briffault* 346

NOTES

- DISCLOSURE UNDER THE SECURITIES
LAWS: IMPLICATIONS FOR THE
ATTORNEY-CLIENT PRIVILEGE *Steven M. Abramowitz* 456
- RICO'S "PATTERN" REQUIREMENT:
VOID FOR VAGUENESS? *David W. Gartenstein* 489
Joseph F. Warganz
- "SHE'S GOT BETTE DAVIS['S] EYES":
ASSESSING THE NONCONSENSUAL REMOVAL OF
CADAVER ORGANS UNDER THE TAKINGS AND
DUE PROCESS CLAUSES *Erik S. Jaffe* 528

BOOK REVIEW

- LAW'S PRACTICE, *THE CASE LAW SYSTEM IN AMERICA*,
KARL N. LLEWELLYN *Dennis M. Patterson* 575
- BOOK NOTES 601