### SETON HALL CONSTITUTIONAL LAW JOURNAL

# IN THIS ISSUE SUMMER 1999



## PAPER SYMPOSIUM: THE DEMISE OF THE ENTIRE CONTROVERSY DOCTRINE

Introduction	755	
Of Horror Stories and Happy Endings: The Rise and Fall of Preclusion-Based Compulsory Party Joinder Under the New Jersey Entire Controversy Doctrine	757	
The Evolution of the "Entire Controversy" Doctrine and Enduring Effects on the Attorney-Client Relationship: What a Long, Strange Trip It Has Been	l its 779	
The Reshaping of the Entire Controversy Doctrine: A View From The Bench	807	
ARTICLE		
Hopwood: Bakke II and Skeptical Scrutiny	811	
COMMENT		
A Critical Analysis of Retroactive Economic Legislation A Proposal for Due Process Revitalization in the Economic Arena	: 935	
CASENOTES		
Miller v. Albright, 118 S. Ct. 1428 (1998)	993	
Hamilton Amusement Center v. Verniero, 156 N.J. 254 (1998)	1037	
Ohio Adult Parole Authority v. Woodard, 118 S. Ct. 1244 (1998)	1069	
New Jersey v. New York, 118 S. Ct. 1726 (1998)	1113	

### SURVEYS

Mitchell v. United States, 119 S. Ct. 1307 (1999).	1165
Wyoming v. Houghton, 119 S. Ct. 1297 (1999).	1173
American Civil Liberties Union of New Jersey v. Sch 168 F.3d 92 (3d Cir. 1999).	undler, 1181
Christ Bride's Ministries, Inc. v. Southeastern Pennsylvania Transportation Authority, 148 F.3d 242 (3d Cir. 1998).	1189

#### THE CONSTITUTION OF THE UNITED STATES OF AMERICA 1195