SETON HALL CONSTITUTIONAL LAW JOURNAL

IN THIS ISSUE SPRING 2000



ARTICLES

The Original Understanding of the Privileges and Immunities Clause: Michael Perry's Justification for Judicial Activism or Robert Bork's Constitutional Inkblot?	321
Dolan v. Tigard's Rough Proportionality Standard: Why This Standard Should Not Be Applied To An Inverse Condemnation Claim Based Upon Regulatory Denial.	417
COMMENT	
Balancing Public Safety and the Right to Privacy: The New Jersey Supreme Court Affirms Random Drug Testing for Employees Holding Safety-	
Sensitive Positions.	455
CASENOTES	
Arkansas Educational Television Commission v. Forbes, 523 U.S. 666 (1998).	493
Wyoming v. Houghton, 119 S. Ct. 1297 (1999).	543
Dale v. Boy Scouts of America, 160 N.J. 562 (1999).	577
Minnesota v. Carter, 119 S. Ct. 469 (1998).	621
Department of Commerce v. United States House of Representatives, 119 S. Ct. 765 (1999).	653
SURVEYS	
Schurr v. Resorts International Hotel, Inc., 196 F.3d 486 (3d Cir. 1999).	691
United States v. Rodriguez-Moreno, 119 S. Ct. 1239 (1999).	699
THE CONSTITUTION OF THE UNITED STATES	707
THE CONSTITUTION OF THE STATE OF NEW JERSEY	725