

SETON HALL LAW REVIEW

Volume Twenty-Three

1993

Number Three

TABLE OF CONTENTS

ARTICLES

- IDENTIFYING, PROTECTING AND
PRESERVING INDIVIDUAL RIGHTS:
TRADITIONAL FEDERAL
COURT FUNCTIONS *Honorable Roger J. Miner* 821
- SETTLING LAND USE LITIGATION
WHILE PROTECTING THE PUBLIC
INTEREST: WHOSE LAWSUIT
IS THIS ANYWAY? *Honorable Richard S. Cohen* 844
Honorable Douglas K. Wolfson
Kathleen Meehan DalCortivo
- ENFORCING ENVIRONMENTAL
INDEMNIFICATION AGAINST A
SETTLING PARTY
UNDER CERCLA *Daniel R. Avery* 872
- TURNING BACK THE TIDE OF DIRECTOR
AND OFFICER LIABILITY *Theodore D. Moskowitz* 897
Walter A. Effross
- STRIKING BACK AT THE IRS: USING
INTERNAL REVENUE CODE PROVISIONS TO
REDRESS UNAUTHORIZED DISCLOSURES OF
TAX RETURNS OR RETURN INFORMATION *Allan Karnes* 924
Roger Lirely
- IMMUNIZED TESTIMONY AND THE INEVITABLE
DISCOVERY DOCTRINE: AN APPROPRIATE
TRANSPLANT OF THE EXCLUSIONARY RULE OR
AN EXCUSE FOR A BROKEN PROMISE? *Charles J. Walsh* 967
Steven R. Rowland
- COMMENT
- PROTECTING TENANTS FROM FORECLOSING MORTGAGEES:
NEW JERSEY'S ANTI-EVICTION ACT IN THE
POST-GUTTENBERG ERA 1006

NOTES

FIRST AMENDMENT

FREE SPEECH—FIRST AMENDMENT PROHIBITS HATE CRIME LAWS THAT PUNISH ONLY FIGHTING WORDS BASED ON RACIAL, RELIGIOUS OR GENDER ANIMUS
(R.A.V. v. City of St. Paul, S. Ct. (1992)) 1067

CONSTITUTIONAL LAW

FIRST AMENDMENT—ESTABLISHMENT CLAUSE PROHIBITS STATE-SPONSORED INVOCATIONS AT PUBLIC SCHOOL GRADUATION CEREMONIES
(Lee v. Weisman, S. Ct. (1992)) 1096

EXTRADITION

TREATY INTERPRETATION—ABDUCTION OF A DEFENDANT FROM MEXICO AT THE BEHEST OF THE UNITED STATES GOVERNMENT DOES NOT DEFEAT A COURT’S JURISDICTION DESPITE AN EXTRADITION TREATY BETWEEN THE TWO NATIONS
(United States v. Alvarez-Machain, S. Ct. (1992)) 1128

FOURTEENTH AMENDMENT

PEREMPTORY CHALLENGES—THE EQUAL PROTECTION CLAUSE OF THE FOURTEENTH AMENDMENT PROHIBITS A CRIMINAL DEFENDANT’S EXERCISE OF RACIALLY DISCRIMINATORY PEREMPTORY CHALLENGES
(Georgia v. McCollum, S. Ct. (1992)) 1160

SURVEY OF RECENT DEVELOPMENTS IN NEW JERSEY LAW 1203

SURVEY OF RECENT DEVELOPMENTS IN SECOND CIRCUIT LAW 1247

ESSAY

THE JUDICIARY’S ROLE IN IMPLEMENTING THE MOUNT LAUREL DOCTRINE: DEFERENCE OR ACTIVISM?.....*James E. McGuire* 1276