

SETON HALL LAW REVIEW

Volume Forty-Five

2015

Number Three

TABLE OF CONTENTS

ARTICLES

DOMESTIC APPLICATIONS OF SHARIA
AND THE EXERCISE OF ORDERED LIBERTY *James A. Sonne* 717

NARROWLY TAILORED BUT BROADLY COMPELLING:
DEFENDING RACE-CONSCIOUS ADMISSIONS
AFTER *FISHER* *Vinay Harpalani* 761

IS THE DEADWEIGHT ACTUALLY DEAD?
REAL OPTION VALUE AND
TAXATION OF OIL AND GAS *Adi Libson* 833

COMMENTS

(UN)COMMON INTEREST COMMUNITIES:
SEARCHING FOR A WORKABLE EXTENSION
OF FREE SPEECH RIGHTS TO CICs *Mark J. Pesce* 877

A DISASTROUS REJECTION: THE CASE FOR
INCLUDING COMMUNITY ASSOCIATIONS
UNDER THE STAFFORD ACT'S INDIVIDUALS
AND HOUSEHOLDS PROGRAM *Jacob J. Franchino* 919

FROM AFFORDABLE TO PROFITABLE:
THE PRIVATIZATION OF MITCHELL-LAMA
HOUSING & HOW THE NEW YORK
COURT OF APPEALS GOT IT WRONG *Camille Rosca* 945

TOWARD A STANDARD FOR A FAILURE TO
ACCOMMODATE CLAIM UNDER THE
NEW JERSEY LAW AGAINST DISCRIMINATION *Andrew J. Obergfell* 977