FORDHAM LAW REVIEW

Volume 65

1996-1997
CONTENTS

DEDICATION

A Dedication to the
Honorable William Hughes Mulligan .......... 1

SPECIAL ISSUE
INSTITUTIONAL CHOICES IN THE
REGULATION OF LAWYERS

FOREWORD

LEGAL PROCESS SCHOLARSHIP AND THE
Regulation of Lawyers ................. Ted Schneyer 33

ARTICLES AND RESPONSES

CONFLICTS OF INTEREST IN LITIGATION:
The Judicial Role ..................... Bruce A. Green 71

DEVELOPING THE JUDICIAL ROLE IN
Controlling Litigation Conflicts:
Response to Green ................... Susan R. Martyn 131

GAME THEORETIC AND CONTRACTARIAN
Paradigms in the Uneasy
Relationship Between Regulators
and Regulatory Lawyers ........ Richard W. Painter 149

Response to Painter ................. Ian Ayres 201

PROFESSIONAL LIABILITY INSURERS AS
Regulators of Law Practice ....... Anthony E. Davis 209

PROFESSIONAL LIABILITY INSURANCE AS
Insurance and as Lawyer
Regulation: Response to Davis .... Charles Silver 233

ABA Regulation of Contingency Fees:
Money Talks, Ethics Walks .......... Lester Brickman 247

Principled Opinions:
Response to Brickman ............... Susan P. Koniak 337
CONTENTS

REMARKS

Matters of Life and Death ....................... The Honorable Liam Hamilton 543

ESSAYS

Responses to Glass Ceilings and Open Doors: Women's Advancement in the Legal Profession

Foreword .............. The Association of the Bar of the City of New York, Committee on Women in the Profession 561

More Glass Ceilings Than Open Doors: Women As Outsiders in the Legal Profession ............... Eve B. Burton 565

Moving Mountains: A Comment on the Glass Ceilings and Open Doors Report ...... The Honorable Judith S. Kaye 573

Personal Reflections on Glass Ceilings and Open Doors..... Bettina B. Plevan 577

Myths of Meritocracy ................. Deborah L. Rhode 585

Response to Glass Ceilings and Open Doors: A Modest Proposal for Change ................. Judith P. Vladeck 595

Glass Ceilings and Open Doors: A Reaction ......... The Honorable Patricia M. Wald 603

Glass Ceilings and Open Doors: A Response .............. Mary Jo White 619

ARTICLES

EQUITABLE RECOUPMENT: REVISITING AN OLD AND INCONSISTENT REMEDY ..... Camilla E. Watson  691

NOTE

THE NEWSWORTHINESS REQUIREMENT OF THE PRIVILEGE OF NEUTRAL REPORTAGE IS A MATTER OF PUBLIC CONCERN ....Justin H. Wertman  789
CONTENTS

ARTICLES

DRAcoNiAN Forfeitures of INSURANCE: COMMONPLACE, INDEFENSIBLE, AND UNNECESSARY ...................... Eugene R. Anderson 825

Richard G. Tuttle
Susannah Crego

RECONCEPTUALIZING THE Joint
DEFENSE DoCTRiNE .............. Deborah Stavile Bartel 871

TOWARDS A COMMON LAW OF SENTENCING: DEVELOPING JUDICIAL PRECEDENT in CYBERSPACE ........ The Honorable Robert W. Sweet 927

D. Evan van Hook
Edward V. Di Lello

NOTES

COMMON LAW PROTECTION OF INDIVIDUALS’ RIGHTS in PERSONAL INFORMATION .. William J. Fenrich 951

AN EQuALITY APPROACH to WRONGFUL BIRTH STATUTES .................... Stephanie S. Gold 1005

WHEN NONUSE Is USEFUL: BANKRUPTCY LAW in POST-Communist CENTRAL AND EASTERN EUROPE ............ Michael Kim 1043

A CASE for FAIRNESS in PUBLIC WORKS CONTRACTING .................. Gene Ming Lee 1075

CONFLICTS BETWEEN ATTORNEYS and SOCIAL WORKERS REPRESENTING CHILDREN in DELINQUENCY PROCEEDINGS .... Lisa A. Stanger 1123

THE SUPREME COURT Goes DORMANT WHEN DESPERATE TIMES CALL FOR DESPERATE MEASURES: LOOKING TO THE EUROPEAN UNION FOR A LESSON in ENVIRONMENTAL PROTECTION ........ Erin A. Walter 1161

SECURITIES REGULATIONS in CHINA and THEIR CORPORATE FINANCE IMPLICATIONS on STATE ENTERPRISE REFORM .......... K. Matthew Wong 1221
CONTENTS

SYMPOSIUM
FIDELITY IN CONSTITUTIONAL THEORY

Editors’ Foreword ........................................... 1247

FIDELITY AS INTEGRITY

The Arduous Virtue of Fidelity: Originalism, Scalia, Tribe, and Nerve ................. Ronald Dworkin 1249

The Importance of Humility in Judicial Review: A Comment on Ronald Dworkin’s “Moral Reading” of the Constitution .......... Michael W. McConnell 1269

Constitutional Invocations .............. Frederick Schauer 1295

Integrity and Universality: A Comment on Ronald Dworkin’s Freedom’s Law ................. Robin West 1313

Fidelity to Our Imperfect Constitution ..................... James E. Fleming 1335

Fidelity as Integrity: Colloquy ............... Panel 1357

FIDELITY AS TRANSLATION

Fidelity and Constraint ..................... Lawrence Lessig 1365

The Tradition of the Written Constitution: A Comment on Professor Lessig’s Theory of Translation .......... Steven G. Calabresi 1435

Translation: Who Needs It? .......... Sanford Levinson 1457

On Fidelity in Constitutional Law .......... Jed Rubenfeld 1469

Discounting Accountability ........... Abner S. Greene 1489

Fidelity as Translation: Colloquy .......... Panel 1507
FIDELITY AS SYNTHESIS

A Generation of Betrayal? ......................... Bruce Ackerman 1519

Constitutional Fidelity/Democratic Agency ......................................... Frank I. Michelman 1537

The Betrayal of Judgment ......................... Lawrence Sager 1545

Constituting We the People ...................... Mark Tushnet 1557

The Practice of Faith ................................. Martin S. Flaherty 1565

Fidelity as Synthesis: Colloquy ................. Panel 1581

FIDELITY THROUGH HISTORY

Fidelity Through History (Or to It) ... Jack N. Rakove 1587

The Living Hand of the Past:
  History and Constitutional Justice ............................ Christopher L. Eisgruber 1611

Fidelity to History—And Through It .... Larry Kramer 1627

A Few Thoughts on Constitutionalism,
  Textualism, and Populism ............... Akhil Reed Amar 1657

Fidelity Through History and to It:
  An Impossible Dream? ............ Robert J. Kaczorowski 1663

Fidelity Through History: Colloquy ........ Panel 1693

DOES THE CONSTITUTION DESERVE OUR FIDELITY?

Agreements with Hell and Other Objects of Our Faith ....................... J.M. Balkin 1703

Fidelity, Indeterminacy, and the Problem of Constitutional Evil .............. Michael J. Klarman 1739

Fidelity and Constitutional Aspirations ........................................ Sotirios A. Barber 1757

The Meaning of Blacks’ Fidelity to the Constitution ..................... Dorothy E. Roberts 1761

“Freedom from Unreal Loyalties”:
  On Fidelity in Constitutional Interpretation ................. Catharine A. MacKinnon 1773

Learning from Lincoln ..................... William Michael Treanor 1781
Does the Constitution Deserve Our Fidelity?:
Colloquy ........................................ Panel 1787

Reflections on Fidelity .............. Ronald Dworkin 1799

Note

The Rehnquist Court's Changed
Reading of the Equal Protection
Clause in the Context of
Voting Rights .................. Jeanmarie K. Grubert 1819
CONTENTS

ARTICLES


Andrew T. Guzman

Measuring the Gains of Trademark Infringement .................... Dennis S. Corgill 1909


Michael R. Young

NOTES


Let Justice Flow Like Water: The Role of Moral Argument in Constitutional Interpretation.. David L. Fitzgerald 2103

Between a Rock and a Hurd Place: Protecting the Criminal Defendant's Right to Testify After Her Testimony Has Been Hypnotically Refreshed ................... Antonia F. Giuliana 2151

Frozen Life's Dominion: Extending Reproductive Autonomy Rights to In Vitro Fertilization ........... Samuel A. Gunsburg 2205

From the Internet to Court: Exercising Jurisdiction over World Wide Web Communications .................. Gwenn M. Kalow 2241
POWER TO THE PEOPLE: ALLOWING PRIVATE PARTIES TO RAISE CLAIMS BEFORE THE WTO DISPUTE RESOLUTION SYSTEM .................. Glen T. Schleyer 2275

A DERIVATIVES DILEMMA: THE TREASURY AMENDMENT CONTROVERSY AND THE REGULATORY STATUS OF FOREIGN CURRENCY OPTIONS ................. Thomas A. Tormey 2313
CONTENTS

REMARKS

Judging Cases v. Courting Public
Opinion ............ The Honorable Joseph W. Bellacosa 2381

Presentation of the
Fordham-Stein Prize to Judge
Gerald Bard Tjoflat . The Honorable Byron R. White 2405
The Honorable Gerald Bard Tjoflat

ARTICLES

Warranties of Title, Foreclosure, Sales
and the Proposed Revision of U.C.C. § 9-504:
Has the Pendulum Swung
Too Far? ......................... Robyn L. Meadows 2419

The Admission of DNA Evidence
in State and Federal
Courts.............The Honorable George Bundy Smith 2465
Janet A. Gordon

NOTES

Shattering the Myth: Mediating Sexual
Harassment Disputes in
the Workplace ...................... Carrie A. Bond 2489

Protecting Older Americans Working for
Foreign Employers from Age
Discrimination in Employment...Lisa A. Butler-Brust 2535

Prosecutorial Discretion and the
Death Penalty: Creating a
Committee to Decide Whether
to Seek the Death Penalty........ John A. Horowitz 2571

California’s Unconstitutional
Punishment for Heinous
Crimes: Chemical Castration
of Sexual Offenders ............ Raymond A. Lombardo 2611
BYSTANDER DISTRESS AND LOSS OF CONSORTIUM:
AN EXAMINATION OF THE RELATIONSHIP
REQUIREMENTS IN LIGHT OF
ROMER V. EVANS.........................Laura M. Raisty 2647

HOW CONSERVATIVE IS THE REHNQUIST COURT?
THREE ISSUES, ONE ANSWER...............Staci Rosche 2685

CONFIDENTIALITY, COUNSELING, AND CARE:
WHEN OTHERS NEED TO KNOW WHAT
CLIENTS NEED TO DISCLOSE ...............Janine Sisak 2747

MAY I ASK YOU A PERSONAL QUESTION?
THE RIGHT TO PRIVACY AND HIV TESTING
IN THE EUROPEAN COMMUNITY AND
THE UNITED STATES......................Ann E. Stanley 2775

REPRESENTING POLICE OFFICERS AND
MUNICIPALITIES: A CONFLICT OF
INTEREST FOR A MUNICIPAL ATTORNEY
IN A § 1983 POLICE MISCONDUCT SUIT .... Nicole G. Tell 2825
WILLIAM HUGHES MULLIGAN
1918-1996
DEDICATION

THE BOARD OF EDITORS OF THE FORDHAM LAW REVIEW

Dedicates this Issue to the Memory of

THE HONORABLE WILLIAM HUGHES MULLIGAN
Class of 1942

WILLIAM HUGHES MULLIGAN was a beloved and valued member of the Fordham community. As a professor, dean, judge, and practitioner, he made a profound mark on the law and on those around him.

Judge Mulligan graduated from Fordham College in 1939, and from Fordham Law School in 1942, where he was an Editor of the Fordham Law Review. After serving in the Army during World War II, Judge Mulligan returned to Fordham Law School as a member of the faculty. As Dean John Feerick once noted, Judge Mulligan "taught practically every course in the curriculum, including criminal law, procedure, equity, trade regulation and insurance law."

In 1956, he was named Dean and Wilkinson Professor of Law at Fordham Law School. He recruited a stellar faculty, and planned and launched Fordham's move to its present Lincoln Center campus. He served as counsel to the 1967 New York State Constitutional Convention, and as Chair of the State Commission on Reapportionment of the Legislature.

In 1971 Judge Mulligan was appointed to the United States Court of Appeals for the Second Circuit by President Richard Nixon. After a decade of distinguished service on the federal bench, he stepped down and became a partner at the law firm of Skadden, Arps, Slate, Meagher & Flom. Judge Mulligan also served as a director of Catholic Charities for the Archdiocese of New York between 1985 and 1991.

Judge Mulligan's career was marked by numerous awards and distinctions, including: the New York Bar Association Gold Medal in 1982; the American Jewish Committee's Learned Hand Human Relations Award in 1986; and the 1990 Fordham-Stein Prize. In 1995, Fordham established an endowed academic chair in International

Legal Studies, named in his honor, to bring distinguished visiting professors from around the world to teach at the law school. The alumni of the law school also have established a scholarship in his name. In addition, Fordham Law School’s annual Constitutional Criminal Law Moot Court Competition continues to bear his name.

As the following remarks attest, Judge Mulligan was a man of tireless devotion—to his alma matter, his profession, his church, and his family. It is no small wonder that he leaves behind so many lives touched by him. We at the Fordham Law Review are honored to have had him as “one of our own,” and, in recognition of his enduring legacy, are proud to dedicate the October 1996 Issue to his memory.