

GEORGE MASON LAW REVIEW

VOLUME 10

WINTER 2001

NUMBER 2

CONTENTS

ARTICLES

- CYBERPROPERTY AND JUDICIAL DISSONANCE:
THE TROUBLE WITH DOMAIN NAME CLASSIFICATION *Xuan-Thao N. Nguyen* 183
- RIGHT WITHOUT A REMEDY? THE “BUTTERFLY BALLOT”
CASE AND COURT-ORDERED FEDERAL ELECTION “REVOTES” *Steven J. Mulroy* 215
- HANS, AYERS, AND ELEVENTH AMENDMENT JURISPRUDENCE:*
ON JUSTIFICATION, RATIONALIZATION, AND SOVEREIGN IMMUNITY *Mark Strasser* 251

BOOK REVIEW

- REVIEW OF *ONLY ONE PLACE OF REDRESS* BY DAVID E. BERNSTEIN *David T. Beito* 293

CASENOTES

- FREILER V. TANGIPAOA PARISH BOARD OF EDUCATION:*
SQUEEZE THE *LEMON* TEST OUT OF
ESTABLISHMENT CLAUSE JURISPRUDENCE *Elizabeth A. Harvey* 299
- FAIR USE AS A DEFENSE UNDER THE DIGITAL MILLENNIUM
COPYRIGHT ACT’S ANTI-CIRCUMVENTION PROVISIONS *Tricia J. Sadd* 321