



January 2003

Front Matter

Recommended Citation

Front Matter, 56 SMU L. REV. i (2003)

<https://scholar.smu.edu/smulr/vol56/iss2/1>

This Front Matter is brought to you for free and open access by the Law Journals at SMU Scholar. It has been accepted for inclusion in SMU Law Review by an authorized administrator of SMU Scholar. For more information, please visit <http://digitalrepository.smu.edu>.

SMU Law Review

VOLUME 56

SPRING 2003

NUMBER 2

© 2003 by Southern Methodist University

TABLE OF CONTENTS

TRIBUTE

- A Tribute to Robert H. Dedman, Sr.
(1926-2002) *Robert Dedman, Jr.* 759
- In Memoriam: Robert H. Dedman, Sr. *John B. Attanasio* 761

ESSAYS

- Irving L. Goldberg Lecture,
Southern Methodist University
Dedman School of Law:
The Federal Courts:
Causes of Discontent *Richard S. Arnold* 767
- Roy R. Ray Lecture,
Southern Methodist University
Dedman School of Law:
Because We Are Final: Judicial Review
Two Hundred Years After *Marbury*.... *Linda Greenhouse* 781

ARTICLES

- Two Theories of Criminal Law *Richard H.S. Tur* 797
- First Options*, Consent to Arbitration, and
the Demise of Separability: Restoring
Access to Justice for Contracts with
Arbitration Provisions *Richard C. Reuben* 819
- Revenue Recognition and
Corporate Counsel..... *Manning Gilbert Warren III* 885
- Judging Made Too Easy: The Judicial
Exaggeration of Exculpatory and
Liability-Limiting Clauses in the
Oilfield's Operator Fiduciary
Cases *John Burritt McArthur* 925

Enron and One.Tel: Employee Entitlements After Employer Insolvency in the United States and Australia (Australian Renegades Championing the American Dream?)	<i>Louise W. Floyd</i>	975
Federal Habeas Corpus and Postconviction Claims of Actual Innocence Based on DNA Evidence	<i>J. Brent Alldredge</i>	1005

CASENOTES

Can the Law Be Copyrighted?— Fifth Circuit Holds that Model Building Codes Lose Copyrights Upon Adoption Into Law— <i>Veeck v. SBCCI</i>	<i>Maryjane Boone Bonfield</i>	1025
The Sixth Circuit Holds that Diversity in Higher Education is a Compelling State Interest and that the Admissions Program at The University of Michigan Law School is Narrowly Tailored to Further that Interest— <i>Grutter v. Bollinger</i>	<i>Ryan C. Idzior</i>	1031
The Commonwealth Court of Pennsylvania Holds that Cyber Charter Schools are Legal According to the Existing Charter School Law— <i>Pennsylvania School Boards Ass'n, Inc. v. Zogby</i>	<i>Kathryn M. Kraft</i>	1039
“Willful and Malicious” Injury Exception to Discharge of Debt—Ninth Circuit Adopts a Subjective Test for What Constitutes “Willful and Malicious” Conduct— <i>In re Su</i>	<i>Katharine Battaia Richter</i>	1045
The Sixth Circuit Holds that the First Amendment Provides a Limited Right of Public Access to Deportation Hearings— <i>Detroit Free Press v. Ashcroft</i>	<i>William Taylor</i>	1051