



Volume 58

2005

Front Matter

Follow this and additional works at: <https://scholar.smu.edu/smulr>

Recommended Citation

Front Matter, 58 SMU L. Rev. i (2005)
<https://scholar.smu.edu/smulr/vol58/iss1/1>

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 58

WINTER 2005

NUMBER 1

© 2005 by Southern Methodist University

TABLE OF CONTENTS

ARTICLES

- The (F)Utility of Rules:
Regulating Attorney Conduct
in Federal Court Practice *Judith A. McMorrow* 3
- Recoupment: Apples, Oranges and
Fruit Basket Turnover *David G. Epstein* 51
and Jonathan A. Nockels
- Statutory Rape in a Post
Lawrence v. Texas World *Arnold H. Loewy* 77
- Recapturing Summary Adjudication
Principles in Disparate
Treatment Cases *Henry L. Chambers, Jr.* 103
- Consanguinity, Sibling Relationships, and
the Default Rules of Inheritance Law:
Reshaping Half-blood Statutes to
Reflect the Evolving Family *Ralph C. Brashier* 137
- Sovereign Immunity for Nuisance and
Takings Claims in Texas after
City of Dallas v. Jennings *Eliot Shavin* 195
and Chad Baruch

CASENOTE

- Trademarks—Internet Pop-Up Advertisement
Triggered by Competitor’s Trademarks
Is Not Infringing “Use in Commerce”
of the Marks *Leanne Stendell* 215

