Fall 2004

The Institute of Bill of Rights Law Presents Scholarly Conferences 2004-2005

Institute of Bill of Rights Law at the William & Mary Law School

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S C O R E  C O U R T  P R E V I E W  2004
Online registration only for this program (IBRL.org).
Registration closes before Friday, October 8, 2004, will be $100.00. Thereafter, and at the door, the fee will be $150.00. Register online by logging into the IBRL system, create an account, and follow the steps provided. Registration, early entry, and entrance to the building is permitted a day prior to the Supreme Court Undergraduate Law Preview.

0 TAKINGS LAW & PROPERTY RIGHTS: THE INAUGURAL
BRIGHAM-KANNE R
PROPERTY RIGHTS SCHOLARSHIP
AWARD CONFERENCE
Registration for the Taking conference is $50.00.

0 S T. GEORGE TUCKER & HIS INFLUENCE ON AMERICAN LAW
0 IN PRISON FOR 30 YEARS FOR FRAUD: SENTENCING
AND THE CONSTITUTION AFTER SARBANES-OXLEY
0 LEGAL RIGHTS IN HISTORICAL PERSPECTIVE: FROM THE MAR GINS TO THE MAINSTREAM

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For two decades, the Institute of Bill of Rights Law at the William and Mary School of Law has sought to
improve scholarship and popular understanding of
our Bill of Rights.

The Institute of Bill of Rights Law carries out its
missions in a variety of ways, including conferences on both
scholarly and popular topics, performances, mini-series,
and public lectures, a prize-winning book series, a scholarly
journal, and an endowed visiting program. The Institute
also coordinates a comprehensive visitor program that brings
many leading jurists, scholars, lawyers, and journalists to the
Williams and Mary campuses to address conferences during the
periods to our Bill of Right. The C-span television network
frequently broadcasts Institute conferences and conferences to
a national audience.

C A L E N D A R  O F  P R O G R A M S
Supreme Court Preview 2004
October 14-16, 2004
TAKINGS LAW & PROPERTY RIGHTS: THE INAUGURAL
BRIGHAM-KANNE R PROPERTY RIGHTS SCHOLARSHIP
AWARD CONFERENCE
November 6, 2003
St. George Tucker & His Influence On American Law
In Prison For 30 Years For Fraud: Sentencing
And The Constitution After Sarbanes-Oxley
Legal Rights In Historical Perspective: From The Margins To The Mainstream
November 6, 2004

TAKING LAW & PROPERTY RIGHTS: THE INaugural BRIGHAM-KANNER PROPERTY RIGHTS SCHOLARSHIP AWARD CONFERENCE

November 25, 2004

ST. GEORGE TUCKER AND HIS INFLUENCE ON THE FIFTH AMENDMENT

March 25, 2005

IN PRISON FOR 30 YEARS FOR FRAUD SENTENCING AND THE CONSTITUTION AFTER Sрабатов-Оклют

In April 2005, Jamie Oliš (a former manager at Drugco., Inc., was sentenced to 26 years in prison for his role in a scheme to inflate fraudulent sentences. It was predicted that the 40s, now 30 years old, would spend 150 years in prison. By contrast, for murder cases in states that have led the pack in drug sentencing, there have been few cases in 40 years and for drug cases in 40 years. These are any number of reasons for the rapid expansion of drug sentences. In April 2005, Jamie Oliš (a former manager at Drugco., Inc., was sentenced to 26 years in prison for his role in a scheme to inflate fraudulent sentences. It was predicted that the 40s, now 30 years old, would spend 150 years in prison. By contrast, for murder cases in states that have led the pack in drug sentencing, there have been few cases in 40 years and for drug cases in 40 years. These are any number of reasons for the rapid expansion of drug sentences.

First, of course, we will consider the impact of Robert Butterworth and Justice Albert Alarcon's 1984 decision, which ultimately led to the decision of the United States Supreme Court in Atwater v. City of Lago Vista. The impact of this decision is arguably the most significant development in the area of walkaway and the Fourth Amendment rights of individuals, as the case has had a substantial impact on the development of American law. This impact is significant to the development of American law. This impact is significant to the development of American law, and to the development of American law. This impact is significant to the development of American law. This impact is significant to the development of American law. This impact is significant to the development of American law.