

William & Mary Law Review

Volume 40 (1998-1999)
Issue 5

Article 1

May 1999

Table of Contents (v. 40, no. 5)

Follow this and additional works at: <https://scholarship.law.wm.edu/wmlr>

Repository Citation

Table of Contents (v. 40, no. 5), 40 Wm. & Mary L. Rev. (1999), <https://scholarship.law.wm.edu/wmlr/vol40/iss5/1>

Copyright c 1999 by the authors. This article is brought to you by the William & Mary Law School Scholarship Repository.
<https://scholarship.law.wm.edu/wmlr>

William and Mary Law Review

VOLUME 40

MAY 1999

NUMBER 5

ARTICLES

THE FOUNDERS AND THE PRESIDENT'S AUTHORITY
OVER FOREIGN AFFAIRS *H. Jefferson Powell* 1471

EVIDENCE MYOPIA: THE FAILURE TO SEE THE
FEDERAL RULES OF EVIDENCE AS A CODIFICATION
OF THE COMMON LAW *Glen Weissenberger* 1539

RESPONSE

WHETHER THE FEDERAL RULES OF EVIDENCE
SHOULD BE CONCEIVED AS A PERPETUAL
INDEX CODE: BLINDNESS IS WORSE THAN
MYOPIA *Edward J. Imwinkelried* 1595

REPLY

THE ELUSIVE IDENTITY OF THE FEDERAL
RULES OF EVIDENCE *Glen Weissenberger* 1613

NOMOS, NARRATIVE, AND ADJUDICATION: TOWARD
A JURISGENETIC THEORY OF LAW *Franklin G. Snyder* 1623

REVIEW ESSAY

ACKERMANIA: THE QUEST FOR A COMMON LAW
OF HIGHER LAWMAKING *Michael J. Gerhardt* 1731

NOTES

RIDING ON A DIAMOND IN THE SKY: THE DBS
SET-ASIDE PROVISIONS OF THE 1992 CABLE ACT 1795

SEC RULE 14e-3 IN THE WAKE OF *UNITED*
STATES V. O'HAGAN: PROPER PROPHYLACTIC
SCOPE AND THE FUTURE OF WAREHOUSING 1853