

1-1-2008

Table of Contents

Follow this and additional works at: <http://repository.law.miami.edu/umlr>

Recommended Citation

Table of Contents, 62 U. Miami L. Rev. Iss. 2 (2008)

Available at: <http://repository.law.miami.edu/umlr/vol62/iss2/1>

This Prefatory Matter is brought to you for free and open access by Institutional Repository. It has been accepted for inclusion in University of Miami Law Review by an authorized administrator of Institutional Repository. For more information, please contact library@law.miami.edu.

University of Miami Law Review

VOLUME 62

JANUARY 2008

NUMBER 2

SYMPOSIUM

Article II: The Uses and Abuses of Executive Power

FOREWORD

ARTICLE II: THE USES AND ABUSES OF EXECUTIVE POWER	<i>Elizabeth M. Iglesias</i>	181
---	------------------------------	-----

SPEECH

ABUSES OF PRESIDENTIAL POWER: IMPEACHMENT AS A REMEDY	<i>Hon. Elizabeth Holtzman</i>	213
--	--------------------------------	-----

ARTICLES

TORTURE AND THE BIOPOLITICS OF RACE	<i>Dorothy Roberts</i>	229
--	------------------------	-----

THE BUSH REGIME FROM ELECTIONS TO DETENTIONS: A MORAL ECONOMY OF CARL SCHMITT AND HUMAN RIGHTS ...	<i>David Abraham</i>	249
--	----------------------	-----

THE SUSPENSION CLAUSE AS A STRUCTURAL RIGHT	<i>Stephen I. Vladeck</i>	275
--	---------------------------	-----

THE CONSTITUTION, THE CAMPS & THE HUMANITARIAN FIFTH AMENDMENT ...	<i>Tucker Culbertson</i>	307
---	--------------------------	-----

ENTERING UNPRECEDENTED TERRAIN: CHARTING A METHOD TO REDUCE MADNESS IN POST-9/11 POWER AND RIGHTS CONFLICTS	<i>Mario L. Barnes</i> <i>F. Greg Bowman</i>	365
--	---	-----

EMERGING INTERNATIONAL LAW CONSTRAINTS ON CONSTITUTIONAL STRUCTURE AND REVISION: A PRELIMINARY APPRAISAL	<i>Stephen J. Schnably</i>	417
---	----------------------------	-----

BRINGING DISCIPLINE TO THE CIVILIANIZATION OF THE BATTLEFIELD: A PROPOSAL FOR A MORE LEGITIMATE APPROACH TO RESURRECTING MILITARY-CRIMINAL JURISDICTION OVER CIVILIAN AUGMENTEES	<i>Geoffrey S. Corn</i>	491
--	-------------------------	-----

THE CONSTITUTIONALITY OF WARRANTLESS ELECTRONIC SURVEILLANCE OF SUSPECTED FOREIGN THREATS TO THE NATIONAL SECURITY OF THE UNITED STATES	<i>Michael Avery</i>	541
---	----------------------	-----

NOTES

THE ENEMY-PROPERTY DOCTRINE: A DOUBLE WHAMMY?	<i>Ilana Tabacinic</i>	601
--	------------------------	-----

COMPROMISING LIBERTY FOR NATIONAL SECURITY: THE NEED TO REIN IN THE EXECUTIVE’S USE OF THE STATE- SECRETS PRIVILEGE IN POST-SEPTEMBER 11 LITIGATION	<i>Stephanie A. Fichera</i>	625
---	-----------------------------	-----

MINDING THE LIABILITY GAP: AMERICAN CONTRACTORS, IRAQ, AND THE OUTSOURCING OF IMPUNITY	<i>Christina M. Blyth</i>	651
--	---------------------------	-----