

Yale Law & Policy Review

Volume 22, Number 2, Spring 2004

Articles

- Outside Groups in the New Campaign Finance Environment:
The Meaning of BCRA and the *McConnell* Decision
Craig Holman and Joan Claybrook 235
- Experimentalist Equal Protection
Brandon L. Garrett and James S. Liebman 261

Perspective

- Looking Beyond Our Borders: The Value of a Comparative
Perspective in Constitutional Adjudication
Ruth Bader Ginsburg 329

Interview

- Campaign Finance Reform: Senator Russell D. Feingold 339

Notes

- Creating Competitive and Informative Campaigns: A
Comprehensive Approach to “Free Air Time” for
Political Candidates
Seth Grossman 351
- Communicating Entitlements: Property and the Internet
William Hubbard 401

Case Notes

Who's the Boss?: *Armentero, Padilla*, and the Proper
Respondent in Federal Habeas Corpus Law
Brian O'Donoghue 441

Reducing the Presumption of Arbitrability
Jennifer Peresie 453

Symposium: School Finance Litigation

Foreword to Symposium on School Finance Litigation:
Emerging Trends or New Dead Ends?
James E. Ryan and Thomas Saunders 463

Buying Equality: How School Finance Reform and
Desegregation Came to Compete in Connecticut
Lauren A. Wetzler 481

Refocusing School Finance Litigation on At-Risk Children:
Leandro v. State of North Carolina
Tico A. Almeida 525

Settling Without "Settling": School Finance Litigation and
Governance Reform in Maryland
Thomas Saunders 571

Politics, Practicalities, and Priorities: New Jersey's
Experience Implementing the *Abbott V* Mandate
Alexandra Greif 615