

Catholic University Law Review

Volume 51
Issue 1 *Fall 2001*

Article 1

2001

Table of Contents (v.51 no.1)

Catholic University Law Review

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

Recommended Citation

Catholic University Law Review, *Table of Contents (v.51 no.1)*, 51 Cath. U. L. Rev. (2002).
Available at: <https://scholarship.law.edu/lawreview/vol51/iss1/1>

This Front Matter is brought to you for free and open access by CUA Law Scholarship Repository. It has been accepted for inclusion in Catholic University Law Review by an authorized editor of CUA Law Scholarship Repository. For more information, please contact edinger@law.edu.

CATHOLIC UNIVERSITY LAW REVIEW

VOLUME 51

NUMBER 1

FALL 2001

COMMENTARY

On the Justice and Prudence of This War
James V. Schall, S. J. 1

The Modern Relevance of Legitimate Authority and Right Intention in the Just War Tradition
Antonio F. Perez 15

Applying Just War *Jus In Bello* Doctrine to Reprisals: An Afghan Hypothetical
Michael F. Noone, Jr. 27

As Justice and Prudence Dictate: The Morality of America’s War Against Terrorism - A Response to James V. Schall, S.J.
William Joseph Wagner 35

ARTICLES

Closing the Gap in Criminal Jurisdiction Over Civilians Accompanying the Armed Forces Abroad—A First Person Account of the Creation of the Military Extraterritorial Jurisdiction Act of 2000
Glenn R. Schmitt 55

A Truism That Isn’t True? The Tenth Amendment and Executive War Power
D. A. Jeremy Telman 135

Turning the Supremacy Clause on its Head: *Bell Atlantic Maryland, Inc. v. Prince George’s County*
Steven M. Warshawsky 191

Towards a Theory of Assimilating Law Students into the Culture of the Legal Profession
Marie A. Monahan 215

COMMENTS

COPA and Community Standards on the Internet: Should the People of Maine and Mississippi Dictate the Obscenity Standard in Las Vegas and New York?
William D. Deane 245

Traditional Notions Of Fair Play And Substantial Justice Lost In Cyberspace: Personal Jurisdiction And On-line Defamatory Statements
Rachael T. Krueger 301

Casey Martin, Ford Olinger and the Struggle to Define the Limits of the Americans with Disabilities Act in Professional Golf
Christopher E. Tierney 335

NOTE

Hill v. Colorado: The Supreme Court’s Deviation From Traditional First Amendment Jurisprudence to Silence the Message of Abortion Protestors
Mark Villanueva 371