2008

Table of Contents (v.57 no.2)

Catholic University Law Review

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

Recommended Citation
Available at: https://scholarship.law.edu/lawreview/vol57/iss4/1

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.
SYMPOSIUM: REFLECTING ON JUSTICE SANDRA DAY O'CONNOR'S JURISPRUDENCE RELATING TO RACE AND EDUCATION

ARTICLES

The Uncertain Future of School Desegregation and the Importance of Goodwill, Good Sense, and a Misguided Decision
Derek W. Black ................................................................. 947

"Serious Consideration" of Race-Neutral Alternatives in Higher Education
George La Noue & Kenneth L. Marcus........................................ 991

Ignoring the Real World: Justice O'Connor and Affirmative Action in Education
Earl M. Maltz ........................................................................ 1045

Moving Forward? Diversity as a Paradox? A Critical Race View
Harry G. Hutchinson ................................................................ 1059

Justice Sandra Day O'Connor: A Selected Annotated Bibliography
Julie Graves Krishnaswami .................................................. 1099

COMMENTS

A Better Twin Rivers: A Revised Approach to State Action by Common-Interest Communities
Evelyn C. Lombardo .................................................................. 1151

Public School Teachers' First Amendment Rights: In Danger in the Wake of "Bong HiTS 4 Jesus"
Zachary Martin .................................................................... 1183

Minimizing the Risk of the Undeserved Scarlet Letter: An Urgent Call to Amend § 1681e(b) of the Fair Credit Reporting Act
Elizabeth Doyle O'Brien .......................................................... 1217

Post-Conviction Access to DNA Testing: The Federal Government Does Not Offer an Adequate Solution, Leaving the States to Remedy the Situation
David A. Schumacher .......................................................... 1245