

## **ROBERT L. HAYMAN, JR.**

### **BOOKS**

ET AL., JURISPRUDENCE: CLASSICAL AND CONTEMPORARY: FROM NATURAL LAW TO POSTMODERNISM (American Casebook Series, West Group 2d ed. 2002).

THE SMART CULTURE: SOCIETY, INTELLIGENCE AND LAW (New York University Press 1997).

& NANCY LEVIT, JURISPRUDENCE: CONTEMPORARY READINGS, PROBLEMS, AND NARRATIVES (West Publishing Co. 1994).

### **ARTICLES**

*Neutral Principles and the Resegregation Decisions*, 9 WIDENER L. SYMP. J. 129 (2002).

*Re-Cognizing 'Race': An Essay In Defense of Race-Consciousness*, 6 WIDENER L. SYMP. J. 37 (2000).

*Race and Reason: The Assault on Critical Race Theory and the Truth About Inequality*, 16 NAT'L BLACK L.J. 1 (1998).

& Nancy Levit, Book Review, *The Tales of White Folk: Doctrine, Narrative, and the Reconstruction of Racial Reality*, 84 CAL. L. REV. 377 (1996) (reviewing RICHARD DELGADO, THE RODRIGO CHRONICLES: CONVERSATIONS ABOUT AMERICA AND RACE (1995)).

*The Color of Tradition: Critical Race Theory and Postmodern Constitutional Traditionalism*, 30 HARV. C.R.-C.L. L. REV. 57 (1995).

& Nancy Levit, *The Constitutional Ghetto*, 1993 WIS. L. REV. 627.

*Re-Cognizing Inequality: Rebellion, Redemption and the Struggle for Transcendence in the Equal Protection of the Law*, 27 HARV. C.R.-C.L. L. REV. 9 (1992).

*Beyond Penny: The Remedial Use of the Mentally Retarded Label in Death Penalty Sentencing*, in Death Penalty Symposium, Part II, 59 UMKC L. REV. 17 (1990).

*Presumptions of Justice: Law, Politics, and the Mentally Retarded Parent*, 103 HARV. L. REV. 1201 (1990).

*This is Our Hometown: Zoning Out the Mentally Retarded*, 17 LAND USE & PLAN. 417 (1985).

### **OTHER**

ET AL., TEACHER'S MANUAL TO ACCOMPANY JURISPRUDENCE: CLASSICAL AND CONTEMPORARY: FROM NATURAL LAW TO POSTMODERNISM (American Casebook Series, West Group 2d ed. 2002).

PENNSYLVANIA JUVENILE JUSTICE MANUAL FOR JUNIOR HIGH SCHOOL & MIDDLE SCHOOL STUDENTS (Temple-LEAP Pennsylvania Law-Related Education, Training & Dissemination Project 1988; ed printing, c1990).

*Creation and Evolution in Louisiana's Public Schools: A Question of Balance* (Edwards v. Aguillard), 1986-87 PREVIEW U.S. SUP. CT. CASES 169.

& C. Ramarui, *Swan Song for the Burger Court*, UPDATE ON LAW-RELATED EDUC., Fall 1986, at 36.

*Eternal Issues and Eternal Questions: Under Our Constitution, Man and God Play Ever-Changing Roles*, UPDATE ON LAW-RELATED EDUC., Spring 1986, at 34.

*The End Is No Longer in Sight: The Constitutionality of Revoking Social Security Withdrawals* (Bowen v. Public Agencies), 1985-86 PREVIEW U.S. SUP. CT. CASES 433.

*Employment Discrimination: Another Knot in Church/State Entanglement?* (Ohio Civil Rights Commission v. Dayton Christian Schools), 1985-86 PREVIEW U.S. SUP. CT. CASES 376.

*Time Limits on Actions for Child Support: Discrimination Against the Illegitimate?* (Paulussen v. Herion), 1985-86 PREVIEW U.S. SUP. CT. CASES 282.

*To Live or Let Die: Federal Intervention in Medical Treatment Decisions* (Heckler v. AHS), 1985-86 PREVIEW U.S. SUP. CT. CASES 215.

*Maggie, Don't Use That Number: Religious Objections to the Social Security Identification System* (Heckler v. Roy), 1985-86 PREVIEW U.S. SUP. CT. CASES 211.

*Just Looking: Does Aerial Surveillance Constitute a Search?* (Dow Chemical Co. v. United States), 1985-86 PREVIEW U.S. SUP. CT. CASES 168.

*Government Subsidies for Ministerial Training: Separating Church and State* (Witters v. Washington Commission for the Blind), 1985-86 PREVIEW U.S. SUP. CT. CASES 71.

& Jeannett P. Gringo, *Religion and Crime Head the High Court's Decision List*, 9 UPDATE ON LAW-RELATED EDUC. 24 (1985).

& George Kassouf, *The High Court Goes to School and Finds Itself Immersed in Gay Rights, Student Searches and Renewed Controversy Over Religion in the Schools*, UPDATE ON LAW-RELATED EDUC., Winter 1985 at 24.

*No Surrender: Tribal Taxes and Indian Sovereignty in the 1980's* (Kerr-McGee Corp. v. Navajo Tribe), 1984-85 PREVIEW U.S. SUP. CT. CASES 325.

*When the Government Taps for Intelligence: Is Denial of a Claim of Immunity Immediately Appealable?* (Mitchell v. Forsyth), 1984-85 PREVIEW U.S. SUP. CT. CASES 259.

*When Food Stamp Benefits Are Reduced: What Is "Adequate" Notice to Recipients* (Atkins v. Parker and Parker v. Block), 1984-85 PREVIEW U.S. SUP. CT. CASES 189.

*Of Benches and Bars: The Applicability of the Exclusionary Rule in Liquor License Revocation Proceedings* (Board of License Commissioners v. Pastore), 1984-85 PREVIEW U.S. SUP. CT. CASES 171.

& Lee Arbetman, *The Court Takes Another Look at Protection for Defendants in Defamation Cases* (Dun & Bradstreet, Inc. v. Greenmoss Builders, Inc.), 1984-85 PREVIEW U.S. SUP. CT. CASES 18.

*"Fair" Treatment for the Handicapped*, (Alexander v. Choate), 1984-85 PREVIEW U.S. SUP. CT. CASES 4.

*Whatever Happened to the Fourth Amendment?*, UPDATE ON LAW-RELATED EDUC., Fall 1984, at 30.

*The Freedom of Sleep: Homeless America and the First Amendment* (Clark v. CCNV), 1983-84 PREVIEW U.S. SUP. CT. CASES 557.

*Does the Exclusionary Rule Apply to INS Deportation Proceedings?* (INS v. Lopez-Mendoza), 1983-84 PREVIEW U.S. SUP. CT. CASES 539.

*State Taxes and Interstate Commerce: Footing the Bill for State Government* (Armco v. Hardesty), 1983-84 PREVIEW U.S. SUP. CT. CASES 523.

*Estoppel and the Federal Government: Who Should Pay for Uncle Sam's Mistakes?* (Heckler v. CHS), 1983-84 PREVIEW U.S. SUP. CT. CASES 491.

*Social Security Benefits: When Can You Sue?* (Heckler v. Ringer), 1983-84 PREVIEW U.S. SUP. CT. CASES 369.

*Factory Surveys: Are They Seizures? Are They Unreasonable?* (INS v. Delgado), 1983-84 PREVIEW U.S. SUP. CT. CASES 247.