

# THE GEORGE WASHINGTON LAW REVIEW

VOLUME 76

NUMBER 3

APRIL 2008

---

## ARTICLES

- Products Liability Preemption: An Institutional Approach 449 *Catherine M. Sharkey*
- Interpreting the Americans with Disabilities Act: Why the Supreme Court Rewrote the Statute, and Why Congress Did Not Care 522 *Michael Selmi*
- Bellwether Trials 576 *Alexandra D. Lahav*
- Severability as Judicial Lawmaking 639 *David H. Gans*

## NOTES

- Cleaning Up for Congress: Why Courts Should Reject the Presumption of Severability in the Face of Intentionally Unconstitutional Legislation 698 *C. Vered Jona*
- High Schools Are Not Highways: How *Dole* Frees States from the Unconstitutional Coercion of No Child Left Behind 725 *Michael D. Barolsky*
- New Threats, Old Problems: Adhering to *Brandenburg's* Imminence Requirement in Terrorism Prosecutions 752 *Elisa Kantor*
- Balancing Rehabilitation and Punishment: A Legislative Solution for Unconstitutional Juvenile Waiver Policies 786 *Jennifer Park*