Table of Contents
TABLE OF CONTENTS

LEAD ARTICLES EDITION

CHOICE OF LAW: HOW IT OUGHT TO BE

Introduction to Brainerd Currie
Choice-of-Law Symposium

Brainerd Currie: I Am The Very Model
of a Modern Intellectual ............... Jack L. Sammons 623

A Roundtable Discussion

Choice-of-Law Symposium Transcript ..................... 639

Participants
David Currie, University of Chicago Law School
Robert Felix, University of South Carolina School of Law
Herma Hill Kay, University of California at Berkeley School of Law
Marjorie F. Knowles, Georgia State University College of Law
Bruce Posnak, Walter F. George School of Law, Mercer University
John Rees, Jr., University of Georgia School of Law
Jack L. Sammons, Jr., Walter F. George School of Law, Mercer University

Responses to Transcript

Back To The Past: Anti-Pragmatism In
American Conflicts Law ............... Patrick J. Borchers 721

The Interested Forum ..................... Stanley E. Cox 727
Choice of Law: How it Ought Not To Be ....................... Friedrich K. Juenger 757

Interest Groups, Contracts and Interest Analysis .................. Erin O'Hara 765

Larry E. Ribstein

What Happens When Parties Fail to Prove Foreign Law? .......... William L. Reynolds 775

A Real World Perspective On Choice Of Law ..................... Robert A. Sedler 781

Notes From The Eye Of The Storm .......... Gene R. Shreve 823

Justice and the Conflict of Laws .... Joseph William Singer 831


Comments on the Roundtable Discussion of Choice of Law ............ Russell J. Weintraub 871

Featured Article

“The Entrails of a Goat”: Reflections on Reading Lea Brilmayer’s Hague Lectures ................ Herma Hill Kay 891

Casenotes

Bennett v. Plenert: The Ninth Circuit’s Application of the Zone of Interests Test to Citizen Suits under the Endangered Species Act ................ Alyssa Wardrup 917
44 Liquormart, Inc. v. Rhode Island: The
Supreme Court Overturns a Ban on Liquor
Price Advertising .................. Laura Harrison 931

Hopwood v. Texas: The Beginning of the End
for Racial Preference Programs in Higher
Education ............................. Jeremy Moeser 941

Markman v. Westview Instruments, Inc.:
The Supreme Court Narrows the Jury’s
Role in Patent Litigation .......... Elizabeth J. Norman 955

Varity Corp. v. Howe: Will it Cause
an Increase in Litigation Against
Employers Who Administer ERISA
Plans? ............................... Tina Knight Kukanza 965

Table of Cases .......................... 977