

WILLIAM & MARY BILL OF RIGHTS JOURNAL

VOLUME 14

DECEMBER 2005

ISSUE 2

ARTICLES

THE MARKET FOR LEGAL EDUCATION AND FREEDOM OF
ASSOCIATION: WHY THE "SOLOMON AMENDMENT"
IS CONSTITUTIONAL AND LAW SCHOOLS ARE NOT
EXPRESSIVE ASSOCIATIONS *Andrew P. Morriss* 415

CLEANING UP THE EIGHTH AMENDMENT MESS *Tom Stacy* 475

UP AGAINST THE WALL OF SEPARATION:
THE QUESTION OF AMERICAN
RELIGIOUS DEMOCRACY *Bruce Ledewitz* 555

TURNING A GOVERNMENT SEARCH INTO A
PERMANENT POWER: *THORNTON V. UNITED*
STATES AND THE "PROGRESSIVE DISTORTION"
OF SEARCH INCIDENT TO ARREST *George Dery* 677
Michael J. Hernandez

"SO LONG AS OUR SYSTEM SHALL EXIST":
MYTH, HISTORY, AND THE NEW FEDERALISM *Paul D. Moreno* 711

NOTES

A CONVENIENT BLANKET OF SECRECY:
THE OFT-CITED BUT NONEXISTENT
HOUSEKEEPING PRIVILEGE *William Bradley Russell, Jr.* 745

THE FEAR FACTOR: HOW FCC FINES
ARE CHILLING FREE SPEECH *Noelle Coates* 775