CRITICAL ESSAYS

We have introduced this new “critical essays” section in order to accommodate the vast, yet often overlooked body of work written by legal scholars on contemporary political and policy issues. We frequently receive manuscripts in this subject area, and for years have decided against publication because so much of this work does not conform with the standard criteria for “law review articles”—either for lack of extensive documentation or fully developed legal analysis. However, the Journal recognizes the inextricable link between law, politics and policy, and we have decided to publish, on a periodic basis, those works which elucidate important positions on the most critical issues of our day.

“Critical Essays” is a forum for viewpoints. These articles are intended as articulate expressions of current concerns, by scholars and practitioners with expertise in the matters explored in this forum. Whenever possible, the Journal will allow the divergence of views on these matters to remain intact and uninhibited. It should be noted that the opinions expressed are solely those of the authors and not of the Journal. We welcome reader response.

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