1996

Foreword

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The *University of Richmond Law Review* is pleased to present the third annual *Allen Chair Symposium* issue. This special issue is intended as the literary culmination of the efforts of national legal scholars and students alike during the 1995 Allen Chair Symposium at the T.C. Williams School of Law. Each Spring, the Law School hosts the symposium, which is endowed to focus on and advance discourse in legal issues of national and international interest.

The editorial board hopes that this issue of the *Law Review* will advance this interest in Bioethics. In our rapidly modernizing world, it is of the utmost importance both to remain focused on and look to the future of our most basic need—medical care. Constant development in the field of medicine must be considered in light of its impact on ethics and morality. This task attracted a remarkable lineup of national scholars: Professor Alexander Capron, specialist in legal-medical issues; Daniel Callahan, president of The Hastings Center; Professor Elizabeth Loftus, an expert in human memory and eyewitness testimony; and Professor David Orentlicher, the former Director of the American Medical Association's Division of Medical Ethics. Paul Zwier, a Professor of Law at the T.C. Williams School of Law, was responsible for selecting the visiting scholars and heading the seminar class.

We are certain that the works by these scholars, coupled with two articles by student seminar participants, will serve as another fine chapter in the tradition of the *Allen Chair Symposium*. We would like to extend thanks to the Allen Chair participants for their contributions to this issue. Our gratitude must of course go to the Allen family, whose beneficence and commitment to education have made the symposium, and this issue, a unique part of the Law School experience. And, of course, my undying gratitude goes to the editorial board and staff of the *University of Richmond Law Review* for their assistance and devotion, and to Glenice Coombs, the Administrative Assistant of the *Law Review*, without whom publication would never have been possible.

Harris L. Kay

*Allen Chair Editor*
Editorial Policy

The University of Richmond Law Review seeks to preserve the author’s writing style when editing articles that have been selected for publication. In order to preserve the author’s unique writing style, it is the Law Review’s policy to edit articles selected for publication only for grammar, spelling, and structural errors. Any suggested changes made by the Law Review must be approved by the author before the article is deemed ready for publication.

Furthermore, the Law Review strives to promote an open and close working relationship with authors of articles selected for publication. To promote this relationship, the Law Review will maintain regular correspondence to update authors of the progress of their articles, as well as to resolve any problems that may occur during editing.

Submissions

The Law Review welcomes submissions year round on all legal topics. Once an article has been received by the Law Review it will be reviewed by the Lead Articles Editor and an Articles Committee. The Committee reviews the article in two ways. First, the Committee performs a blind read for quality of work and substance. This critique is given primary consideration by the Lead Articles Editor and Editor-in-Chief. Second, the Committee does a background search on the topic and the author. Each of these critiques is taken into consideration before a decision is made by the Editorial Board on the article. Normally, this process is completed and an author is notified within three weeks following our receipt of the article.

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