

# MARYLAND LAW REVIEW

---

---

VOLUME 75

2016

NUMBER 3

*SEVENTY-FIFTH ANNIVERSARY EDITION*

---

---

## TABLE OF CONTENTS

### SYMPOSIUM:

#### Essays from the 18th Annual Conference on Litigating Takings Challenges to Land Use and Environmental Regulations

<i>Horne v. Department of Agriculture: Expanding Per Se Takings While Endorsing State Sovereign Ownership of Wildlife</i>	<i>John D. Echeverria &amp; Michael C. Blumm</i>	657
Natural Baselines for Wildfire Takings Claims	<i>Justin Pidot</i>	698
Resetting the Baseline of Ownership: Takings and Investor Expectations After the Bailouts	<i>Nestor M. Davidson</i>	722
Negotiations in the Aftermath of <i>Koontz</i>	<i>Daniel P. Selmi</i>	743
Climate Exactions	<i>J. Peter Byrne &amp; Kathryn A. Zyla</i>	758
The <i>Horne</i> Dilemma: Protecting Property's Richness and Frontiers	<i>Lynda L. Butler</i>	787
The Use of Eminent Domain for Economic Development in Baltimore, Maryland: Ten Years After <i>Kelo</i>	<i>Elva E. Tillman</i>	815

### NOTES

<i>Horne v. Department of Agriculture: Just Compensation Left to Wither on the Vine</i>	<i>Michael P. Collins, Jr.</i>	838
---	--------------------------------	-----

*Zivotofsky v. Kerry*: Choosing International Reputation over Separation of Powers

*Hannah Cole-Chu* 865

**COMMENT**

A 'Plausible' Outcome?: *Twombly*, *Iqbal*, and the Unforeseen Impact on Affirmative Defenses

*Jennifer M. Auger* 905