Washington University Law Quarterly

VOLUME 71

NUMBER 3

FALL 1993

© 1993 by Washington University

CONTENTS

ARTICLES

DOCTRINAL ANALYSIS AND STATISTICAL	
MODELING IN LAW: THE CASE OF	
DEFECTIVE INCORPORATION Fred S. McChesney	493
A STUDY OF THE COSTS AND BENEFITS	
OF TEXTUALISM: THE SUPREME	
COURT'S BANKRUPTCY	
CASES	535
	555
A NEW PARADIGM FOR INTERNATIONAL	
BUSINESS TRANSACTIONSKenneth C. Randall	599
John E. Norris	
THE FIRST AMENDMENT DOCTRINE	
OF UNDERBREADTH William E. Lee	637
AIDS AND DRUG PRICING: IN SEARCH	
OF A POLICY	691
NOTES	
THE INDIAN GAMING REGULATORY ACT AND	
THE ELEVENTH AMENDMENT: STATES	
ASSERT SOVEREIGN IMMUNITY DEFENSE TO	
SLOW THE GROWTH OF INDIAN GAMING	735
SHOULD NON-FIDUCIARIES WHO KNOWINGLY	
PARTICIPATE IN A FIDUCIARY BREACH BE	
LIABLE FOR DAMAGES UNDER ERISA?	773

EXECUTORY CONTRACTS WITH FINANCIAL	
ACCOMMODATIONS: A PLEA FOR	
BIFURCATION UNDER 11 U.S.C. § 365	807
NON-REFOULEMENT RUN AFOUL:	
THE QUESTIONABLE LEGALITY OF	
EXTRATERRITORIAL	
REPATRIATION PROGRAMS	833
BEYOND NIXON: THE APPLICATION OF THE	
TAKINGS CLAUSE TO THE PAPERS OF	
CONSTITUTIONAL OFFICEHOLDERS	871
RECENT DEVELOPMENTS	
WHEN COUNSELING IS NOT ENOUGH: THE NINTH CIRCUIT REQUIRES EMPLOYERS TO DISCIPLINE SEXUAL HARASSERS, Intlekofer v. Turnage, 973 F.2d 733	
(9th Cir. 1992)	901
STALKING LAWS: ARE THEY SOLUTIONS FOR MORE	921
Problems?	921
Artistic Freedom v. Censorship: The Aftermath of the NEA's New Funding Restrictions	937
The Fate of Graduation Prayers in Public Schools	