

Washington University Law Quarterly

VOLUME 71

NUMBER 1

SPRING 1993

© 1993 by Washington University

CONTENTS

ARTICLES

- A RADICAL COMMUNITY OF AID:
A REJOINDER TO OPPONENTS
OF AFFIRMATIVE DUTIES
TO HELP STRANGERS.....*Daniel B. Yeager* 1
- WILLINGNESS TO PAY VS.
WILLINGNESS TO ACCEPT:
LEGAL AND ECONOMIC
IMPLICATIONS*Elizabeth Hoffman* 59
Matthew L. Spitzer
- HOSPITALS, PHYSICIANS, AND
HEALTH INSURERS: GUARDING
AGAINST IMPLIED AGREEMENTS
IN THE HEALTH CARE
CONTEXT *Anthony J. Dennis* 115

CASE COMMENTS

- AN OVERSECURED CREDITOR'S RIGHT TO POSTPETITION
INTEREST ON MORTGAGE ARREARAGES: THE
INTERPLAY BETWEEN BANKRUPTCY CODE SECTIONS
506(b), 1322(b) AND 1325(a)(5)(B), *Wade v. Hannon*,
968 F.2d 1036 (10th Cir. 1992), *cert. granted sub nom.*
Rake v. Wade, 113 S. Ct. 459 (1992) 151
- DE NOVO* REVIEW OF ERISA PLAN ADMINISTRATORS'
FACTUAL DETERMINATIONS, *Luby v. Teamsters Health,*
Welfare & Pension Trust Funds, 944 F.2d 1176
(3d Cir. 1991) 165

**THE SEVENTH CIRCUIT BESTOWS IMMUNITY FROM RICO
PROSECUTIONS UPON ANTI-ABORTION PROTESTORS,
National Organization for Women v. Scheidler, 968 F.2d
612 (7th Cir. 1992), *petition for cert. filed*, 61 U.S.L.W.
3451 (U.S. Nov. 2, 1992) (No. 92-780) 175**