

Washington University Law Review

VOLUME 89

NUMBER 3

2012

© 2012 by Washington University

CONTENTS

ARTICLES

- MARGINALIZING RISK..... *Steven L. Schwarcz* 487
- THEORIZING MENTAL HEALTH
COURTS*E. Lea Johnston* 519
- ARBITRARY DEATH: AN EMPIRICAL
STUDY OF MITIGATION.....*Emily Hughes* 581

NOTES

- SOCIAL NETWORKING V. THE
EMPLOYMENT-AT-WILL DOCTRINE:
A POTENTIAL DEFENSE FOR
EMPLOYEES FIRED FOR
FACEBOOKING, TERMINATED FOR
TWITTERING, BOOTED FOR
BLOGGING, AND SACKED FOR
SOCIAL NETWORKING..... *Catherine Crane* 639
- HOW 'REASONABLE' HAS BECOME
UNREASONABLE: A PROPOSAL FOR
REWRITING THE LASTING LEGACY
OF JACKSON V. INDIANA.....*Nicholas Rosinia* 673

COMMENTARY

LIKE DECK CHAIRS ON THE TITANIC:
WHY SPECTRUM REALLOCATION
WON'T AVERT THE COMING DATA
CRUNCH BUT TECHNOLOGY MIGHT
KEEP THE WIRELESS INDUSTRY
AFLOAT

Brian J. Love 705

David J. Love

James V. Krogmeier