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	E. Leu vonnision	517
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. INDIANANicholas 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 AFLOATBrian J. Love 705 David J. Love James V. Krogmeier