

Washington University Law Quarterly

VOLUME 77

NUMBER 4

WINTER 1999

© 1999 by Washington University

CONTENTS

ARTICLES

- THE NEW LEGAL PROCESS: GAMES
PEOPLE PLAY AND THE QUEST FOR
LEGITIMATE JUDICIAL DECISION
MAKING *Ronald J. Krotoszynski, Jr.* 993
- ARBITRATION AND ASSIMILATION.....*Stephen J. Ware* 1053
- JUDGE NOT: IN DEFENSE OF MINORITY-
CULTURE ARBITRATION*E. Gary Spitko* 1065
- OPTING IN OR OPTING OUT: THE
NEW LEGAL PROCESS OR
ARBITRATION..... *Geraldine Szott Moohr* 1087
- TOWARD A DELAWARE COMMON
LAW OF CLOSELY HELD
CORPORATIONS *Robert A. Ragazzo* 1099
- MOVING UP THE RESIDENTIAL
HIERARCHY: A NEW REMEDY FOR AN
OLD INJURY ARISING FROM HOUSING
DISCRIMINATION..... *Kathleen C. Engel* 1153
- REINING IN THE “JUNIOR VARSITY
CONGRESS”: A CALL FOR
MEANINGFUL JUDICIAL REVIEW OF
THE FEDERAL SENTENCING
GUIDELINES *Joseph W. Luby* 1199

NOTES

IMPROVING THE EFFICACY OF *CITES* BY
PROVIDING THE PROPER INCENTIVES
TO PROTECT ENDANGERED SPECIES.....*Jay E. Carey* 1291

SACRIFICING PATIENTS FOR PROFITS:
PHYSICIAN INCENTIVES TO LIMIT
CARE AND ERISA FIDUCIARY DUTY ..*Andrea K. Marsh* 1323

THE PUBLIC INTEREST AND PRIVATE
FINANCING OF CRIMINAL
PROSECUTIONS*Rebecca A. Pinto* 1343

RECENT DEVELOPMENT

WOO V. DELUXE CORPORATION: THE
EIGHTH CIRCUIT ADOPTS THE
“SLIDING SCALE” STANDARD OF
REVIEW WHEN A CONFLICTED PLAN
ADMINISTRATOR DENIES ERISA-
PROTECTED BENEFITS..... *Kirill Y. Abramov* 1369