Washington University Law Quarterly

VOLUME 77 NUMBER 4 WINTER 1999

© 1999 by Washington University

CONTENTS

ARTICLES

PEOPLE PLAY AND THE QUEST FOR LEGITIMATE JUDICIAL DECISION	
MAKINGRonald J. Krotoszynski, Jr.	993
ARBITRATION AND ASSIMILATIONStephen J. Ware	1053
JUDGE NOT: IN DEFENSE OF MINORITY- CULTURE ARBITRATION	1065
OPTING IN OR OPTING OUT: THE NEW LEGAL PROCESS OR ARBITRATION	1087
TOWARD A DELAWARE COMMON LAW OF CLOSELY HELD CORPORATIONS	1099
MOVING UP THE RESIDENTIAL HIERARCHY: A NEW REMEDY FOR AN OLD INJURY ARISING FROM HOUSING DISCRIMINATION	1153
REINING IN THE "JUNIOR VARSITY CONGRESS": A CALL FOR MEANINGFUL JUDICIAL REVIEW OF THE FEDERAL SENTENCING GUIDELINES	1100
Joseph W. Luby	1177

NOTES

IMPROVING THE EFFICACY OF <i>CITES</i> BY	
PROVIDING THE PROPER INCENTIVES	
TO PROTECT ENDANGERED SPECIESJay E. Care	y 1291
SACRIFICING PATIENTS FOR PROFITS:	
PHYSICIAN INCENTIVES TO LIMIT	
CARE AND ERISA FIDUCIARY DUTY Andrea K. Mars	h 1323
THE PUBLIC INTEREST AND PRIVATE	
FINANCING OF CRIMINAL	
PROSECUTIONS Rebecca A. Pint	o 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 BENEFITSKirill Y. Abramo	v 1369