

WASHINGTON UNIVERSITY JOURNAL OF URBAN AND CONTEMPORARY LAW

Volume 34

Fall 1988

TABLE OF CONTENTS

ARTICLES

- EVALUATING LINKAGE AND BEYOND:
LETTING THE WINDFALL RECAPTURE GENIE
OUT OF THE EXACTIONS BOTTLE *Rachelle Alterman* 3
- CRITICAL AREA PROGRAMS IN FLORIDA:
CREATIVE BALANCING OF GROWTH
AND THE ENVIRONMENT *Dr. John M. DeGrove* 51
- THE REASONABLENESS OF AMORTIZATION
PERIODS FOR NONCONFORMING USES—
BALANCING THE PRIVATE INTEREST
AND THE PUBLIC WELFARE *Osborne M. Reynolds, Jr.* 99
- CREEPING INCREMENTALISM AND CUMULATIVE
SYNERGISM: NEW JERSEY'S APPROACH TO
STATEWIDE AND REGIONAL PLANNING AND
CONTROL OF DEVELOPMENT *Jerome G. Rose* 133
- KEYSTONE BITUMINOUS COAL, FIRST ENGLISH
AND NOLLAN: A FRAMEWORK FOR
ACCOMMODATION?* *Peter W. Salsich, Jr.* 173

NOTES

- THE CORPS OF ENGINEERS' PUBLIC INTEREST
REVIEW UNDER SECTION 404 OF THE CLEAN
WATER ACT: BROAD DISCRETION LEAVES
WETLANDS VULNERABLE TO UNNECESSARY
DESTRUCTION *Ellen K. Lawson* 203

LIABILITY AND PRIVATE CAUSES OF ACTION
FOR DAMAGES WHICH RESULT FROM
ILLEGAL FIREFIGHTER STRIKES*Melissa Lucerne Wood* 231

THE STANDING DICHOTOMY IN RACIAL
DISCRIMINATION SUITS UNDER THE FAIR
HOUSING ACT AND TITLE I OF THE
HOUSING AND COMMUNITY
DEVELOPMENT ACT (HCDA)*Jane E. Fedder* 251

PRIVATIZATION OF THE BUILDING INSPECTION
FUNCTION: AN ALTERNATIVE TO
MUNICIPAL LIABILITY *Joyce E. Levowitz* 267

PRESERVING THE PAST: HISTORIC
PRESERVATION REGULATIONS AND
THE TAKING CLAUSE *Faith L. Kalman* 297

DRY-HOLE AGREEMENTS AND DEBT
LIMITATION PROVISIONS:
THE LESSONS OF WPPSS *Ivan P. Jecklin* 325

CABLE FRANCHISING AND THE FIRST AMENDMENT:
CABLE OPERATORS' ACCESS RIGHTS TO
UTILITY POLES UNDER THE PUBLIC
FORUM DOCTRINE *Mitchell B. Katten* 353

DISCHARGE OF NONCIVIL SERVICE
PUBLIC EMPLOYEES FOR POLITICAL
ACTIVITY: THE SEARCH FOR A
MORE EQUITABLE TEST *Sterling L. Miller* 383

COMMENTS

THE CLEAN WATER ACT: CITIZEN SUITS NO
LONGER A VALID ENFORCEMENT TOOL FOR
PAST VIOLATIONS *Lisa Marie Kuhn* 413

OUELLETTE V. INTERNATIONAL PAPER Co. :
FOLLOWING THE PAST, IMPROVING FOR THE
FUTURE *Keith W. Bartz* 435

THE INCLUSION OF CONTAGIOUS DISEASES
UNDER SECTION 504 OF THE REHABILITATION ACT:
SCHOOL BOARD OF NASSAU COUNTY, FLA. V.
ARLINE *Melissa G. Eisenberg* 447

OFFICER AND SHAREHOLDER LIABILITY UNDER
CERCLA: *UNITED STATES V. NORTHEASTERN
PHARMACEUTICAL AND CHEMICAL CO., INC.*,
810 F.2d 726 (8th Cir. 1986)..... *Robert S. Guenther* 461

Copyright © 1988 by Washington University. Published semi-annually by the Students of the Washington University School of Law, St. Louis, Missouri 63130. Library of Congress Card Number 78-1667. ISSN 8756-0801. Printed at Joe Christensen, Inc., Lincoln, Nebraska 68521. Second-class postage paid at St. Louis, Missouri.

Subscription price: \$8.50 per volume. If the subscription is to be discontinued at the end of a volume year, notice to that effect should be sent to the JOURNAL, otherwise the subscription will be renewed automatically. Send change of address to the JOURNAL at least 30 days before the date of the issue for which it is to take effect. Complete sets and individual volumes prior to the current volume may be obtained from William S. Hein & Co., Inc., 1285 Main Street, Buffalo, New York 14209.

The Editors of the WASHINGTON UNIVERSITY JOURNAL OF URBAN AND CONTEMPORARY LAW invite authors to submit articles for publication consideration. Both text and footnotes should be triple-spaced. Footnotes should be on separate pages. Text and footnotes should conform to A UNIFORM SYSTEM OF CITATION (14th ed. 1986); W. STRUNK, JR. & E.B. WHITE, THE ELEMENTS OF STYLE (3d ed. 1979); TEXAS LAW REVIEW MANUAL ON STYLE (5th ed. 1987); and U.S. GOVERNMENT PRINTING OFFICE STYLE MANUAL (rev. ed. 1973).

Please address all correspondence to the WASHINGTON UNIVERSITY JOURNAL OF URBAN AND CONTEMPORARY LAW, Washington University School of Law, Campus Box 1120, St. Louis, Missouri 63130. Phone: (314) 889-6436.

Cite as 34 WASH. U.J. URB. & CONTEMP. L. (1988).

ARTICLES

