

WASHINGTON UNIVERSITY
JOURNAL OF URBAN
AND
CONTEMPORARY LAW

Volume 37

Spring 1990

TABLE OF CONTENTS

ARTICLES

- URBAN REDEVELOPMENT AND THE
ELIMINATION OF BLIGHT: A CASE
STUDY OF MISSOURI'S CHAPTER 353 *Michael M. Shultz* 3
F. Rebecca Sapp
- DISCRIMINATION AS A SWORD FOR THE POOR:
USE OF AN "EFFECTS TEST" IN PUBLIC
UTILITY LITIGATION *Roger D. Colton* 97

NOTES

- CONSTRUCTION CONTRACTORS CONFRONT THE
INDOOR RADON HAZARD: HOMEOWNERS'
PRIVATE CAUSES OF ACTION AND A
FEDERAL RESPONSE WITH THE INDOOR
RADON ABATEMENT BILL *Rita M. Nichols* 135
- THE USE OF EMINENT DOMAIN UNDER
MISSOURI'S URBAN REDEVELOPMENT
CORPORATIONS LAW *W. Scott McBride* 169
- RESCUING MANUFACTURED HOUSING
FROM THE PERILS OF MUNICIPAL
ZONING LAWS *Howard J. Barewin* 189

EMERGENCY OFFSITE PLANNING AND NUCLEAR
POWER PLANTS: THE OPPOSITION AND
THE FEDERAL RESPONSE *John A. Bagdasarian* 215

COMMENTS

DIMINISHING THE FIRST AMENDMENT RIGHTS
OF NEWSRACKS: *CITY OF LAKEWOOD V.
PLAIN DEALER PUBLISHING CO.,
108 S. Ct. 2138 (1988)*..... *David C. Knieriem* 243

A COHERENT METHOD FOR WEIGHING THE
DISCRIMINATORY EFFECT OF EXCLUSIONARY
ZONING: *HUNTINGTON BRANCH,
N.A.A.C.P. V. TOWN OF HUNTINGTON,
844 F.2d 926 (2d Cir. 1988)* *Edward A. Boling* 257

THIRD CIRCUIT'S REJECTION OF *CAVEAT
EMPTOR* IN CERCLA CONTRIBUTION
CLAIMS IMPOSES DOUBLE LIABILITY ON
REMOTE VENDORS: *SMITH LAND &
IMPROVEMENT CORP. V. CELOTEX,
851 F.2d 86 (3d Cir. 1988)**Kathleen D. Lindenberger* 273

RECENT DEVELOPMENTS

SIGNS OF THE TIMES: SCARLET LETTER
PROBATION CONDITIONS *Jeffrey C. Filcik* 291

FEDERAL OVERSIGHT OF STATE AND LOCAL
REGULATION OF SATELLITE EARTH STATIONS:
UNIFORMITY THROUGH PREEMPTION? *Karen J. Shapiro* 325

SELECTIVE PROSECUTION: A VIABLE
DEFENSE AGAINST A CHARGE OF
TRANSMITTING AIDS? *Anne R. Spiegelman* 337

ESSEX LEASING: SPECIFIC PERIOD OF
NONUSE IS ENOUGH *Michael L. Mason* 351

ARTICLES

