

WASHINGTON UNIVERSITY JOURNAL OF URBAN AND CONTEMPORARY LAW

Volume 39

Spring 1991

TABLE OF CONTENTS

ARTICLES

- ZONING FOR DOLLARS: NEW RULES FOR
AN OLD GAME? COMMENTS ON THE
MUNICIPAL ART SOCIETY AND
NOLLAN CASES *Jerold S. Kayden* 3
- BALLOT BOX ZONING: INITIATIVE,
REFERENDUM AND THE LAW *David L. Callies* 53
Nancy C. Neuffer
Carlito P. Caliboso
- PROTECTING AGAINST THE HARMS OF THE
MISTAKEN UTILITY UNDERCHARGE *Roger D. Colton* 99

NOTES

- JUDGE ACKER'S LAST STAND: THE
NORTHERN DISTRICT OF ALABAMA'S
LONESOME BATTLE FOR THE RIGHT TO
TRIAL BY JURY UNDER TITLE VII *Charles A. Horowitz* 135
- THE FEDERAL TORT CLAIMS ACT: A SWORD
OR SHIELD FOR RECOVERY FROM THE
GOVERNMENT FOR NEGLIGENT
HAZARDOUS WASTE DISPOSAL? *Tomea C. Mayer* 173
- RESPECT FOR THE LIVING AND RESPECT FOR THE
DEAD: RETURN OF INDIAN AND OTHER
NATIVE AMERICAN BURIAL REMAINS *David J. Harris* 195

**JUST SAY “NO”: AN ANALYSIS OF THE
“EXCULPATORY NO” DOCTRINE..... Timothy I. Nicholson 225**

COMMENTS

**DETERMINING THE WISHES OF THE INCOMPETENT:
CRUZAN V. DIRECTOR, MISSOURI DEPARTMENT
OF HEALTH, 110 S. Ct. 2841 (1990) Joe Starr 263**

**LIMITING THE CLOSELY REGULATED BUSINESS
EXCEPTION TO THE WARRANT REQUIREMENT:
V-1 OIL Co. v. WYOMING, DEPARTMENT
OF ENVIRONMENTAL QUALITY,
902 F.2d 1482 (10th Cir. 1990) Jennifer D. Sheehan 277**

ARTICLES

