WASHINGTON UNIVERSITY JOURNAL OF URBAN AND CONTEMPORARY LAW

Volume 41

Spring 1992

TABLE OF CONTENTS

ARTICLES

| EXPUNGEMENT AND EMPLOYMENT LAW: THE CONFLICT BETWEEN AN EMPLOYER'S NEED TO KNOW ABOUT JUVENILE MISDEEDS AND AN EMPLOYEE'S NEED TO KEEP THEM SECRET | 3 |
|--|-----|
| OF TIME AND FEEDLOTS: THE EFFECT OF SPUR INDUSTRIES ON NUISANCE LAW | 75 |
| OFF-SITE MITIGATION AND THE EIS THRESHOLD: NEPA'S FAULTY FRAMEWORK | 101 |
| NOTES | |
| CONGRESSIONAL DELEGATION OF ENVIRONMENTAL REGULATORY JURISDICTION: NATIVE AMERICAN CONTROL OF THE RESERVATION ENVIRONMENT Douglas A. Brockman | 133 |
| THE JUVENILE CURFEW ORDINANCE: IN SEARCH OF A NEW STANDARD OF REVIEW | 163 |
| Puncturing the RICO Balloon: The Judicial Imposition of the 10b-5 Purchaser-Seller Requirement . Thomas W. Alvey, III | 193 |
| | |

COMMENTS

| A REASONABLE WOMAN APPROACH TO HOSTILE ENVIRONMENT SEXUAL HARASSMENT: ELLISON V. BRADY, 924 F.2d 872 (9th Cir. 1991) | 227 |
|---|-----|
| CONFIDENTIALITY AGREEMENTS BETWEEN THE PRESS AND ITS SOURCES: COHEN V. COWLES MEDIA CO., 111 S. Ct. 2513 (1991) Susan S. Greenebaum | 243 |
| FIFRA AND PREEMPTION: CAN STATE COMMON LAW AND FEDERAL REGULATIONS COEXIST? PAPAS V. UPJOHN Co., 926 F.2d 1019 | |
| (11th Cir. 1991) | 257 |

ARTICLES

.