## SEATTLE UNIVERSITY LAW REVIEW

NUMBER 2 VOLUME 23 **FALL 1999** CONSIDERING A CIVIL ACTION The View from the Bottomless Pit: Truth, Myth, and Irony in A Civil Action . . . . . . . . . . . . Jerome P. Facher Legal Ethics and A Civil Action ...... Kevin E. Mohr The Woburn Case: Is There a Better Way? ..... Michael B. Keating ARTICLES Would Alan Dershowitz Be Hired to Teach Law at a Catholic Law School? Catholicizing, Neo-Brandeising, and an American Constitutional Policy Response . . . . . . . . . Leonard Pertney 355 Daniel Gordon 381 COMMENTS Genetic Test Results and the Duty to Disclose: Can Medical Researchers Control Liability? . . . . . . . . Richard L. Furman, Ir. Inevitable Discovery in Washington State and the Unreasonable "Reasonableness" Requirement . . . . . . . . . . . . David Seaver 431

Copyright © 1999 by the SEATTLE UNIVERSITY LAW REVIEW

## NOTE

Williamson v. Gregoire: How Much		
Is Enough? The Custody	Custody	
Requirement in the Context of		
Sex Offender Registration and	Registration and	
Notification Statutes	s 457	