VOLUME 27 AUTHOR INDEX

References are to the volume and page number on which the article begins. Student Notes and Comments are designated with an asterisk (*).

ASCOTT, IVAN, L., The Alaska Statehood Act Does Not Guarantee Alaska Ninety
Percent of the Revenue from Mineral Leases on Federal Lands in Alaska * 27:999
AXTELL, KATIE, Public Funding for Theological Training Under the Free Exercise
Clause: Pragmatic Implications and Theoretical Questions Posed to the Supreme Court in
Locke v. Davey* 27:585
BAILEY, WILLIAM S., Flawed Justice: Limitation of Parental Remedies for Loss of
Consortium of Adult Children 27:941
BALDWIN, ELIZABETH R., Damage Control: Staking Claim to Employment Law
Remedies for Undocumented Immigrant Worders After Hoffman Plastic Compounds,
Inc. v. NLRB* 27:233
BANNAI, LORRAINE & ENQUIST, ANNE, (Un) Examined Assumptions and (Un) Intended
Messages: Teaching Students to Recognize Bias in Legal Analysis
and Language 27:1
BRASLOW, NORMAN T., Contractual Stipulation for Judicial Review and Discovery in
United States-Japan Arbitration Contracts 27:659
CALVERT, CLAY, Revisiting the Voyeurism Value in the First Amendment: From the
Sexually Sordid to the Details of Death 27:721
CAPLAN, AARON H., Stretching the Equal Access Act Beyond Equal Access 27:273
CHAWES, DAVID E., Time Is Not on Your Side: Establishing a Consistent Statute of
Limitations for the Alien Tort Claims Act* 27:191
CLARK, LESLIE C., Call to Restructure Existing International Environmental Law in
Light of Africa's Renaissance: The United Nations Convention to Combat Desertification
and the New Partnership for Africa's Development (NEPAD), A,* 27:525
CRICK, MELODY, Access Denied: The Problem of Abused Men in Washington* 27:1035
DEBENEDETTI, MERRYN B., Show Me the Money?: Washington Adopts the Cost
Prohibitive Defense to Arbitration Clauses in Consumer Contracts* 27:899
ELSNER, ZACH, Rethinking Attorney Liens: Why Washington Attorneys are Forced into
"Involuntary" Pro Bono* 27:827
JOHNSON, ERIC A., Harm to the "Fabric of Society" as a Basis for Regulating Otherwise
Harmless Conduct: Notes on a Theme from Ravin v. State 27:41

KORNBLUM, STEPHANIE, Winning the Battle While Losing the War: Ramifications of
the Policy Intelligence our bemands court of Testions I was because
MATTSON, YVONNE M., Civil Regulatory Jurisdiction Over Fee Simple Tribal Lands:
Why Congress is not Acting Trustworthy* 27:1063
MCGRATH, JENNIFER TULIN, Ethical Responsibilities of Estate Planning Attorneys in
the Representation of Non-Traditional Couples, The 27:75
PLITT, STEVEN & ROGERS, JOSHUA D., Judicial Abstinence: Ninth Circuit Jurisdictional
Celibacy for Claims Brought Under the Federal Declaratory Judgment Act 27:751
ROEDERER, CHRISTOPHER, Negotiating the Jurisprudential Terrain: A Model Theoretic
Approach to Legal Theory 27:385
SAMPSELL-JONES, TED., Culture and Contempt: The Limitations of Expressive
Criminal Law 27:133
SHAFFER, CATHERINE, HON., Therapeutic Domestic Violence Courts: An Efficient
Approach to Adjudication? 27:981
SILBERLIGHT, ADAM, Gambling with Ethics and Constitutional Rights: A Look at Issues
Involved with Contingent Fee Arrangements in Criminal Defense Practice 27:805
TROWBRIDGE, BRETT, C., DR., The Admissibility of Expert Testimony in Washington on
Post-Traumatic Stress Disorder and Related Trauma Syndromes: Avoiding the Battle of
the Experts by Restoring the Use of Objective Psychological Testimony in the Courtroom
27:453
WYANT, CHRISTOPHER, Executive Certification Requirements in the Sarbanes-Oxley Act
of 2002: A Case for Criminalizing Executive Recklessness* 27:561
VANMETER, SARA, Public Access to Juvenile Dependency Proceedings: An Important
Piece of the Permanency Puzzle* 27:859

VOLUME 27 TITLE INDEX

References are to the volume and page number on which the article begins. Student Notes and Comments are designated with an asterisk (*).

Access Denied: The Problem of Abused Men in Washington, MELODY CRICK* 27:1035
Admissibility of Expert Testimony in Washington on Post Traumatic Stress Disorder and
Related Trauma Syndromes: Avoiding the Battle of the Experts by Restoring the Use of
Objective Psychological Testimony in the Courtroom, A, DR. BRETT C. TROWBRIDGE
27:453
Alaska Statehood Act Does Not Guarantee Alaska Ninety Percent of the Revenue from
Mineral Leases on Federal Lands in Alaska, The, IVAN L. ASCOTT* 27:999
Call to Restructure Existing International Environmental Law in Light of Africa's
Renaissance: The United Nations Convention to Combat Desertification and the New
Partnership for Africa's Development (NEPAD), A, LESLIE C. CLARK* 27:525
Civil Regulatory Jurisdiction Over Fee Simple Tribal Lands: Why Congress is Not Acting
Trustworthy, YVONNE MATTSON* 27:1063
Contractual Stipulation for Judicial Review and Discovery in United States-Japan
Arbitration Contracts, NORMAN T. BRASLOW 27:659
Culture and Contempt: The Limitations of Expressive Criminal Law, TED SAMPSELL-
JONES 27:133
Damage Control: Staking Claim to Employment Law Remedies for Undocumented
Immigrant Workers After Hoffman Plastic Compounds v. NLRB, ELIZABETH R.
BALDWIN* 27:233
Ethical Responsibilities of Estate Planning Attorneys in the Representation of Non-
Traditional Couples, The, JENNIFER TULIN McGRATH 27:75
Executive Certification Requirements in the Sarbanes-Oxley Act of 2002: A Case for
Criminalizing Executive Recklessness, CHRISTOPHER WYANT* 27:561
Flawed Justice: Limitation of Parental Remedies for Loss of Consortium of Adult
Children, WILLIAM S. BAILEY 27:941
Gambling with Ethics and Constitutional Rights: A Look at Issues Involved with
Contingent Fee Arrangements in Criminal Defense Practice, ADAM SILBERLIGHT 27:805
Harm to the "Fabric of Society" as a Basis for Regulating Otherwise Harmless Conduct:
Notes on a Theme from Ravin v. State, ERIC A. JOHNSON 27:41
Negotiating the Jurisprudential Terrain: A Model Theoretic Approach to Legal Theory,
CHRISTOPHER ROEDERER 27:385

27:623

Judicial Abstinence: Ninth Circuit Jurisdictional Celibacy for Claims Brought U	Inder the
Federal Declaratory Judgment Act, STEVEN PLITT & JOSHUA D. ROGERS	27:751
Public Access to Juvenile Dependency Proceedings in Washington State: An In	nportant
Piece of the Permanency Puzzle, SARA VANMETER*	27:859
Public Funding for Theological Training Under the Free Exercise Clause: Pr	ragmatic
Implications and Theoretical Questions Posed to the Supreme Court in Locke v.	. Davey,
Katie Axtell*	27:585
Rethinking Attorney Liens: Why Washington Attorneys are forced into "Involunto	ary" Pro
Bono, ZACH ELSNER*	27:827
Revisiting the Voyeurism Value in the First Amendment: From the Sexually Sord	lid to the
Details of Death, CLAY CALVERT	27:721
Show Me the Money?: Washington Adopts the Cost Prohibitive Defense to Mo	andatory
Arbitration Clauses in Consumer Contracts, MERRYN B. DEBENEDETTI*	27:899
Stretching the Equal Access Act Beyond Equal Access, AARON H. CAPLAN	27:273
Therapeutic Domestic Violence Courts: An Efficient Approach to Adjudication	?, Hon.
Catherine Shaffer	27:981
Time Is Not on Your Side: Establishing a Consistent Statute of Limitations for t	he Alien
Tort Claims Act, DAVID E. CHAWES*	27:191
(Un)Examined Assumptions and (Un)Intended Messages: Teaching Students	
to Recognize Bias in Legal Analysis and Language, LORRAINE BANNAI &	
Anne Enquist	27:1
Winning the Battle While Losing the War: Ramifications of the Foreign Int	elligence

Surveillance Court of Review's First Decision, STEPHANIE KORNBLUM*