SEATTLE UNIVERSITY LAW REVIEW

VOLUME 28 **SUMMER 2005** Number 4 ARTICLES Should Parents Be Allowed to Record a Child's Telephone Conversations When They Believe the Child Is in Danger?: An Examination of the Federal Wiretap Statute and the Doctrine of Vicarious Consent in the Context The Flatow Amendment and **COMMENTS** A Proposed Quick Fix To the DMCA Overprotection Problem That Even a Content Provider Could Love . . . The Right to Float on By: Why the Washington Legislature Should Expand Recreational Access to Washington's Rivers and Streams Dustin Trowbridge Till 1093 An Exceptional Case: How Washington Should Amend Its Procedure for Imposing an Exceptional Sentence in Response to Blakely v. Washington Jason Amala & Jason Laurine 1121 VOLUME 28 AUTHOR & TITLE INDEX 1157 Copyright © 2005 by the SEATTLE UNIVERSITY LAW REVIEW