VOLUME 29 INDEXES

Author Index

Arnwine, Barbara, Voting Rights at a Crossroads: Return to the
Past or an Opportunity for the Future 29:301
Avila, Joaquin G., The Washington 2004 Gubernatorial Election
Crisis: The Necessity of Restoring Public Confidence in the Electoral
Process 29:313
Baez, H. Beau, III, The Rush to the Goblin Market: The Blurring of
Quill's Two Nexus Tests 29:581
Boden, Martha A., Comment, Compassion Inaction: Why President
Bush's Faith-Based Initiatives Violate the Establishment Clause 29:991
Bogen, David S., The Market Participant Doctrine and the Clear
Statement Rule 29:543
Browder, Rebekah K., Comment, Internet Voting with Initiatives
and Referendums: Stumbling Towards Direct Democracy 29:485
Clark, Leo L., Frohnen, Bruce P., and Lyons, Edward C., The Prac-
tical Soul of Business Ethics: The Corporate Manager's Dilemma and
the Social Teaching of the Catholic Church 29:139
Davis, Charles, Comment, Between a Man and His God: Violating
the First Amendment Through Compelled Behavior Modification 29:1031
Fischesser, Carrie E., Employer Vicarious Liability for Voluntary
Relationships Between Supervisors and Employees 29:637
Foster, Deidra A., Comment, Partisanship Redefined: Why Blanket
Primaries are Constitutional 29:449
Garrie, Daniel B., Armstrong, Matthew J., and Harris, Donald P.,
Voice over Internet Protocol and the Wiretap Act: Is Your Conversation
Protected? 29:97
Hall, Oliver, Death by a Thousand Signatures: The Rise of Restric-
tive Ballot Access Laws and the Decline of Electoral Competition in the
United States 29:407
James, Jonathan, Comment, Denial of Recovery to Nonresident
Beneficiaries Under Washington's Wrongful Death and Survival Stat-
utes: Is it Really Cheaper to Kill a Man than to Maim Him? 29:663

Lennington, Daniel P., Thou Shalt Not Zone: The Overbroad Applications and Troubling Implications of RLUIPA's Land Use Provisions

29:805

Mark, Jonathan, Comment, Dispensing with the Public Interest Requirement in Private Causes of Action under the Washington Consumer Protection Act 29:207

Moldenhauer, David T., Circular 230 Opinion Standards, Legal Ethics and First Amendment Limitations on the Regulation of Professional Speech by Lawyers 29:843

Mumford, Christine M., Comment, Up and Down and Back Again: Troubled Childhood Childhood Notwithstanding, Washington's Stand Alone Estate Tax Deserves to be Defended 29:687

O'Donnell, Mark F., and Chawes, David E., Improving the Construction and Litigation Resolution Process: The 2005 Amendments to the Washington Condominium Act are a Win-Win for Homeowners and Developers

29:515

Robbins, Ruth Anne, Harry Potter, Ruby Slippers and Merlin: Telling the Client's Story Using the Characters and Paradigm of the Archetypal Hero's Journey 29:767

Salvo, Jason J., Comment, Naked Came I: Jurisdiction-Stripping and the Constitutionality of House Bill 3313 29:963

Scalise, Elisa, Comment, The Code for Corporate Citizenship: States Should Amend Statutes Governing Corporations and Enable Corporations to be Good Citizens 29:277

Senechal, Matthew, Revisiting Granite Falls: Why the Seattle Monorail Project Requires Re-examination of Washington's Prohibition on Taxation Without Representation 29:63

Sutherland, Brian J., Comment, Killing Jim Crow and the Undead Nondelegation Doctrine with Privately Enforceable Federal Regulations 29:917

Tardiff, Michael, and McKenna, Rob, Washington State's 45-Year Experiment in Government Liability 29:1

Torres, Victor J., Note, Tegman v. Accident & Medical Investigations, Inc.: The Re-Modification of Modified Joint and Several Liability by Judicial Fiat 29:729

Wallace, John E., Comment, *The Afterlife of the Meretricious Relationship Doctrine: Applying the Doctrine Post Mortem* 29:245

Wang, Tova Andrea, Competing Values or False Choices: Coming to Consensus on the Election Reform Debate in Washington State and the Country 29:353

Title Index

The Afterlife of the Meretricious Relationship Doctrine: Applying				
the Doctrine Post Mortem, John E. Wallace, Comment 29:245				
Between a Man and His God: Violating the First Amendment				
Through Compelled Behavior Modification, Charles Davis,				
Comment 29:1031				
Circular 230 Opinion Standards, Legal Ethics and First Amend-				
ment Limitations on the Regulation of Professional Speech by Lawyers,				
David T. Moldenhauer 29:843				
The Code for Corporate Citizenship: States Should Amend Statutes				
Governing Corporations and Enable Corporations to be Good Citizens,				
Elisa Scalise, Comment 29:277				
Compassion Inaction: Why President Bush's Faith-Based				
Initiatives Violate the Establishment Clause, Martha A. Boden, Com-				
ment 29:991				
Competing Values or False Choices: Coming to Consensus on the				
Election Reform Debate in Washington State and the Country, Tova An-				
drea Wang 29:353				
Death by a Thousand Signatures: The Rise of Restrictive Ballot Ac-				
cess Laws and the Decline of Electoral Competition in the United States,				
Oliver Hall 29:407				
Denial of Recovery to Nonresident Beneficiaries Under Washing-				
ton's Wrongful Death and Survival Statutes: Is it Really Cheaper to Kill				
a Man than to Maim Him?, Jonathan James, Comment 29:663				
Dispensing with the Public Interest Requirement in Private Causes				
of Action under the Washington Consumer Protection Act, Jonathan				
Mark, Comment 29:207				
Employer Vicarious Liability for Voluntary Relationships Between				
Supervisors and Employees, Carrie E.Fischesser 29:637				
Harry Potter, Ruby Slippers and Merlin: Telling the Client's Story				
Using the Characters and Paradigm of the Archetypal Hero's Journey,				
Ruth Anne Robbins 29:767				
Improving the Construction and Litigation Resolution Process: The				
2005 Amendments to the Washington Condominium Act are a Win-Win				

for Homeowners and Developers, Mark F. O'Donnell and David E.

wards Direct Democracy, Rebekah K. Browder, Comment

Internet Voting with Initiatives and Referendums: Stumbling To-

29:485

Chawes

1062	Seattle University	y Law Review	[Vol. 28:1059
	Jim Crow and the U forceable Federal Reg		Sutherland, Com-
ment			29:917
The Mo David S.Bog	arket Participant Doc en	trine and the Clear	Statement Rule, 29:543
_	Came I: Jurisdiction-S	Stripping and the Co	onstitutionality of
	313, Jason J. Salvo, Co		29:963
	nship Redefined: Why		re Constitutional,
Deidra A. Fo	ster, Comment		29:449
The Pr	actical Soul of Busine	ss Ethics: The Corp	oorate Manager's
Dilemma and	d the Social Teaching (of the Catholic Chur	ch, Leo L. Clark,
Bruce P. Fro	hnen, and Edward C. L	yons	29:139
Revisiti	ing Granite Falls: Why	the Seattle Monorail	l Project Requires
Re-examinat	ion of Washington's P	Prohibition on Taxat	tion Without Rep-
resentation,	Matthew Senechal		29:63
The Ru	sh to the Goblin Marke	et: The Blurring of C	Quill's Two Nexus
Tests, H. Bea	ıu Baez III		29:581
Tegmaı	n v. Accident & Me	edical Investigations	s, Inc.: The Re-
Modification	of Modified Joint an	nd Several Liability	by Judicial Fiat,
Victor J. Tor	res, Note		29:729
Thou S	halt Not Zone: The O	verbroad Applicatio	ns and Troubling
<i>Implications</i>	of RLUIPA's Lo	and Use Provisio	ons, Daniel P.
Lennington			29:805
Up and	d Down and Back Ag	ain: Troubled Chil	dhood Childhood
Notwithstand	ding, Washington's Sta	and Alone Estate Ta	ıx Deserves to be
Defended, C	hristine M. Mumford, (Comment	29:687
	over Internet Protocol	_	
sation Prote	cted?, Daniel B. Garrie	e, Matthew J. Armst	trong, and Donald
P. Harris			29:97
Voting	Rights at a Crossroad	ls: Return to the Pas	
v 0	<i>Future</i> , Barbara Arnwir		29:301
	ashington 2004 Gubern		•
of Restoring	, Public Confidence i	n the Electoral Pro	-
Avila			29:313

Washington State's 45-Year Experiment in Government Liability, Michael Tardiff and Rob McKenna 29:1