

SEATTLE UNIVERSITY LAW REVIEW

VOLUME 29

SPRING 2006

NUMBER 3

ARTICLES

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 & David E. Chawes* 515

The Market Participant Doctrine
and the Clear Statement Rule *David S. Bogen* 543

The Rush to the Goblin Market:
The Blurring of *Quill's* Two Nexus Tests *H. Beau Baez III* 581

Employer Vicarious Liability for Voluntary Relationships
Between Supervisors and Employees *Carrie E. Fischesser* 637

COMMENTS

Denial of Recovery to Nonresident Beneficiaries
Under Washington's Wrongful Death and Survival Statutes:
Is it Really Cheaper to Kill a Man than to Maim Him?
..... *Jonathan James* 663

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

NOTE

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