# Washington Law Review

Volume 77 | Number 4

10-1-2002

## Washington Law Review, Index, Volume 77, 2002

anon

Follow this and additional works at: https://digitalcommons.law.uw.edu/wlr

### **Recommended Citation**

anon, Index, *Washington Law Review, Index, Volume 77, 2002*, 77 Wash. L. Rev. 1329 (2002). Available at: https://digitalcommons.law.uw.edu/wlr/vol77/iss4/9

This Index is brought to you for free and open access by the Law Reviews and Journals at UW Law Digital Commons. It has been accepted for inclusion in Washington Law Review by an authorized editor of UW Law Digital Commons. For more information, please contact cnyberg@uw.edu.

# WASHINGTON LAW REVIEW

INDEX

Volume 77

2002

•

## **AUTHOR INDEX**

Allison, Amy C.

Extending Winters to Water Quality: Allowing Groundwater for Hatcheries 77: 1193

#### Annest, Janna J.

Only the News That's Fit to Print: The Effect of *Hazelwood* On the First Amendment Viewpoint-Neutrality Requirement in Public School-Sponsored Forums 77:1227

#### Bernstien, Gaia

The Socio-Legal Acceptance of New Technologies: A Close Look at Artificial Insemination 77: 1035

Blankinship, D. Greg

The Washington Equal Access to Justice Act: A Substantial Proposal for Reform 77:169

#### Darnell, Kristi L.

Pennies From Heaven-Why Washington Legal Foundation v. Legal Foundation of Washington Violates the U.S. Constituion 77: 775

#### Das, Kaustuv M.

- Forum-Selection Clauses in Consumer Clickwrap and Browsewrap Agreements and the "Reasonably Communicated" Test 77:481
- Edwards, Matthew A. Posner's Pragmatism and Payton Home

Arrests 77:299

- Eichorn, Lisa
  - Hostile Environment Actions, Title VII, and the ADA: The Limits of the Copy-And-Paste Function 77:575

#### Farley, Sarah E.

Least Restrictive Environments: Assessing Classroom Placement of Students With Disabiliites Under the IDEA 77:809

Farnam, Elizabeth J.

Racketeering, RICO and the Revenue Rule in Attorney General of Canada v. R.J. Reynolds: Civil RICO Claims for Foreign Tax Law Violations 77:843 Fuhr, Cecily

Sovereign Impunity: The "Uniform Laws" Theory Tries (and Fails) to Take a Bankruptcy-Sized Bite Out of the Eleventh Amendment 77:511

Funke, Mark K.

Does the Ghost of Lochner Haunt Mission Springs? Ruminations of §1983 Due Process Claims in Light of Mission Springs, Inc. v. City of Spokane 77:203

#### Georgen, Brad A.

The Error of Kim v. Lee and Equitable Subrogation: Why Bifucating Lien Priorities Is a Better Remedy 77:235

O'Hara, Erin A. On Apology and Consilience 77:769

Jensen, Erik M.

Correspondence: Law Reviews and the Academic Debate 77:769

Kammer, Tobias J.

Keffler v. Department of Social and Health Services: How the Supreme Court of Washington Mistook Caring For Children As Robbing Them Blind 77:877

Kwall, Roberta R.

The Attribution Right in the United States Caught in the Crossfire Between Copyright and Section 43(a) 77:985

Laing, Aaron Matthew

Failure to Accommodate, Discriminatory Intent, and the McDonnell Douglas Framework: Distinguishing the Analyses of Claims Arising Under Subpart (A) and (B) of Sec. 12112(b)(5) of the ADA 77:913

Lee, Thomas R.

The Original Understading of the Census Clause: Statistical Estimates and the Constitutional Requirement of an "Actual Enumeration" 77:1 Mazzone, Jason Freedom's Associations 77:639

McMinimee, Shannon M.

Lavine v. Blaine School District: Fear Silences Student Speech in the Ninth Circuit 77:545

Meara, Joseph P. Ph.D.

Just Who Is the Person Having Ordinary Skill in the Art? Patent Law's Mysterious Personage 77:267

Mitrovich, Timothy Mark

Political Apportioning Is Not A Zero-Sum Game: The Constitutional Necessity of Apportioning Districts to Be Equal In Terms of Both Total Population and Citizen Voter Age Population 77:1261

Peltz, Richard J.

Peltz Use "the Filter You Were Born With": The Unconstitutonality of Mandatory Internet Filtering for the Adult Patrons of Public Libraries 77:397 Smith, Cameron

Squeezing The Juice Out of The Washington Redskins: Intellectual Property Rights in "Scandalous" and "Disparaging" Trademarks After Harjo v. Pro-Football Inc. 77:1295

Walseth, Megan

Reverse Presumptions: Guillen v. Perice County Disregards Reasonable Constitutional Interpretations of 23 U.S.C. sec. 409 77:951

Yarn, Douglas

On Apology and Consilience 77:1121

## TITLE INDEX

Action Is An Action Is An Action Bradley Scott Shannon 77:65

- The Attribution Right in the United States Caught in the Crossfire Between Copyright and Section 43(a)3 Roberta R. Kwall 77:985
- Correspondence: Law Reviews and the Academic Debate Eric M. Jensen 77:769
- Does The Ghost of Lochner Haunt Mission Springs? Ruminations on § 1983 Due Process Claims in Light of Mission Springs, Inc. v. City of Spokane Mark K. Funke 77:203
- The Error of Kim v. Lee and Equitable Subrogation: Why Bifurcating Lien Priorities Is A Better Remedy Brad A. Goergen 77:235
- Extending Winters to Water Quality: Allowing Groundwater for Hatcheries Army C. Allison 77:1193
- Failure to Accommodate, Discriminatory Intent, and the McDonnell Douglas Framework: Distinguishing The Analysis of Claims Arising Under Subpart (A) and (B) of sec. 12112(b)(5) of the ADA

Aaron Matthew Laing 77:913

- Forum-Selection Clauses in Consumer Clickwrap and Browsewrap Agreements and the "Reasonably Communicated" Test Kaustuv M. Das, Ph.D. 77:481
- Freedom's Associations Jason Mazzone 77:639

- Hostile Environment Actions, Title VII, and the ADA: The Limits of the Copy-And-Paste Function Lisa Eichorn 77:575
- Just Who Is the Person Having Ordinary Skill in the Art? Patent Law's Mysterious Personage Joseph P. Meara, Ph.D. 77:267
- Keffeler v. Department of Socail and Health Servies: How the Supreme Court of Washington Mistook Caring for Children As Robbing Them Blind Tobias J. Kammer 77:877
- LaVine v. Blaine School District: Fear Silences Student Speech in the Ninth Circuit Shannon M. McMinimee 77:545
- Least Restrictive Environments: Assessing Classroom Placement of Students With Disabilities Under the IDEA Sarah E. Farley 77:809
- On Apology and Consilience Erin A. O'Hara 77:1121
- On Apology and Consilience Douglas Yarn 77:1121
- Only the News That's Fit to Print: The Effect of Hazelwood On The First Amendment Viewpoint-Neutrality Requirement in Public-School-Sponsored Forums Janna J. Annest 77:1227

- The Original Understanding of the Census: Statistical Estimates and the Constitutional Requirement of an "Actual Enumeration" Thomas R. Lee 77:01:1
- Pennies from Heaven-Why Washington Legal Foundation v. Legal Foundation of Washington Violates the U.S. Constitution Kristi L. Darnell 77:775
- Political Apportioning Is Not A Zero-Sum Game: The Constitutional Necessity of Apportioning Districts To Be Equal In Terms of Both Total Population and Citizen Voter-Age Population Timothy Mark Mitrovich

Timothy Mark Mitrovich 77:1261

- Posner's Pragmatism and Payton Home Arrests Matthew A. Edwards 77:299
- Racketerring, RICO and the Revenue Rule in Attorney General of Canada v. R.J. Reynolds: Civil RICO Claims For Foreign Tax Law Violations Elizabeth J. Farmarn 77:843
- Reverse Presumptions: Guillen v. Periice County Disregards Reasonable Constitutional Interpretations of 23 U.S.C. sec. 409

Megan Walseth 77:951

- The Socio-Legal Acceptance of New Technologies: A Close Look At Artificial Insemination Gaia Bernstein 77:1035
- Sovereign Impunity: The "Uniform Laws" Theory Tries (and Fails) To Take a Bankruptcy-Sized Bite Out of the Eleventh Amendment Cecily Fuhr 77:511
- Squeezing The Juice Out of the Washington Redskins: Intellectual Property Rights In "Scandalous" and "Disparaging" Trademarks After Harjo v. Pro-Football Inc. Cameron Smith 77:1295
- Use "the Filter You Were Born With": The Unconstitutionality of Mandatory Internet Filtering for the Adult Patrons of Public Libraries Richard J. Peltz 77:397
- The Washington Equal Access to Justice Act: A Substantial Proposal for Reform D. Greg Blankenship 77:169

## SUBJECT INDEX

#### Academic Debate

Correspondence: Law Reviews and the Academic Debate 77:769

#### Adhesion Contracts

Forum-Selection Clauses in Consumer Clickwrap and Browsewrap Agreements and the "Reasonably Communicated" Test 77:481

#### Administrative Law

The Washington Equal Access to Justice Act: A Substantial Proposal for Reform 77:169

#### **American Rule**

The Washington Equal Access to Justice Act: A Substantial Proposal for Reform 77:169

#### Americans With Disabilities Act

- Hostile Environment Actions, Title VII, and the ADA: The Limits of the Copy-And-Paste Function 77:575
  - Failure to Accommodate, Discriminatory Intent, and the McDonnell Douglas Framework: Distinguishing the Analyses of Claims Arising Under Subpart (A) and (B) of § 12112(b)(5) of the ADA 77:913

#### Apology and the Law

On Apology and Consilience 77:1121

#### **Artificial Insemination**

The Socio-Legal Acceptance of New Technologies: A Close Look at Artificial Insemination 77:1035

#### **Children's Rights**

Keffeler v. Department of Social and Health Services: How the Supreme Court of Washington Mistook Caring For Children As Robbing Them Blind 77:877

#### **Constitutional Law**

- Political Apportioning Is Not A Zero-Sum Game: The Constitutional Necessity of Apportioning Districts To Be Equal In Terms of Both Total Population and Citizen Voter-Age Population 77:1261
- The Original Understanding of the Census Clause: Statistical Estimates and the Constitutional Requirement of an "Actual Enumeration" 77:1

Freedom's Associations 77:639

- LaVine v. Blaine School District: Fear Silences Student Speech in the Ninth Circuit 77:545
- Only The News That's Fit to Print: The Effect of *Hazelwood* On the First Amendment Viewpoint-Neutrality Requirement In Public School-Sponsored Forums 77:1227

#### Copyrights

- The Attribution Right in the United States: Caught in the Crossfire Between Copyright and Section 43(A) 77:985
  - Sqeezing the Juice Out of The Washington Redskins: Intellectual Property Rights In "Scandalous" and "Disparaging" Trademarks After Harjo v. Pro-Football Inc. 77:1295

#### **Criminal Procedure**

Posner's Pragmatism and Payton Home Arrests 77:299

#### Due Process

Does the Ghost of *Lochner* Haunt Mission Springs? Ruminations on § 1983 Due Process Claims in Trademarks After Harjo v. Pro-Football Inc. 77:1295

#### **Criminal Procedure**

Posner's Pragmatism and Payton Home Arrests 77:299

#### **Due Process**

Does the Ghost of Lochner Haunt Mission Springs? Ruminations on § 1983 Due Process Claims in Light of Mission Springs, Inc. v. City of Spokane 77:203

#### **E-Commerce**

Forum-Selection Clauses in Consumer Clickwrap and Browsewrap Agreements and the "Reasonably Communicated" Test 77:481

#### Education

- LaVine v. Blaine School District: Fear Silences Student Speech in the Ninth Circuit 77:545
- Least Restrictive Environments: Assessing Classroom Placement of Students With Disabilities Under the IDEA 77:809
- Only The News That's Fit to Print: The Effect of *Hazelwood* On the First Amendment Viewpoint-Neutrality Requirement In Public School-Sponsored Forums 77:1227

#### **Employment Law**

Failure to Accommodate, Discriminatory Intent, and the McDonnell Douglas Framework: Distinguishing the Analyses of Claims Arising Under Subpart (A) and (B) of § 12112(b)(5) of the ADA 77:913

#### **Equitable Subrogation**

The Error of *Kim v. Lee* and Equitable Subrogation: Why Bifurcating Lien Priorities Is a Better Remedy 77:235

#### **Evidentiary Privileges**

Reverse Presumptions: Guillen v. Pierce County Disregards Reasonable Constitutional Interpretations of 23 U.S.C. § 409 77:951

## Federal Rules of Civil Procedure

Action Is an Action Is an Action Is an Action 77:65

#### First Amendment

Use "the Filter You Were Born With": The Unconstitutionality of Mandatory Internet Filtering for the Adult Patrons of Public Libraries 77:397

LaVine v. Blaine School District: Fear Silences Student Speech in the Ninth Circuit 77:545

#### Freedom of Association Freedom's Associations 77:639

#### Indian Law

Extending *Winters* to Water Quality: Allowing Groundwater for Hatcheries 77:1193

# Individuals with Disabilities Education Act (IDEA)

Least Restrictive Environments: Assessing Classroom Placement of Students With Disabilities Under the IDEA 77:809

#### **Intellectual Property Rights**

The Attribution Right in the United States: Caught in the Crossfire Between Copyright and Section 43(A) 77:985

#### Internet Law

Use "the Filter You Were Born With": The Unconstitutionality of Mandatory Internet Filtering for the Adult Patrons of Public Libraries 77:397

#### **New Technologies**

The Socio-Legal Acceptance of New Technologies: A Close Look at Artificial Insemination 77:1035

#### Patent Law

Just Who Is the Person Having Ordinary Skill in the Art? Patent **Popular Sovereignty** 

Freedom's Associations 77:639

#### Property

The Error of Kim v. Lee and Equitable Subrogation: Why Bifurcating Lien Priorities Is a Better Remedy 77:235

#### Public School Law

- LaVine v. Blaine School District: Fear Silences Student Speech in the Ninth Circuit 77:545
- Least Restrictive Environments: Assessing Classroom Placement of Students With Disabilities Under the IDEA 77:809

#### RICO

Racketeering, RICO and the Revenue Rule in Attorney General of Canada v. R.J. Reynolds: Civil RICO Claims For Foreign Tax Law Violations 77:843

#### Section 1983 Claims

Does the Ghost of Lochner Haunt Mission Springs? Ruminations on § 1983 Due Process Claims in Light of Mission Springs, Inc. v. City of Spokane 77:203

#### Social Security Act

Keffeler v. Department of Social and Health Services: How the Supreme Court of Washington Mistook Caring For Children As Robbing Them Blind 77:877

#### Sovereign Immunity

Sovereign Impunity: The "Uniform Laws" Theory Tries (and Fails) To Take a Bankruptcy-Sized Bite Out of the Eleventh Amendment 77:511

#### Takings Clause

Pennies From Heaven—Why Washington Legal Foundation v. Legal Foundation of Washington Violates the U.S. Constitution 77:775

#### Tax Law

Racketeering, RICO and the Revenue Rule in Attorney General of Canada v. R.J. Reynolds: Civil RICO Claims For Foreign Tax Law Violations 77:843

#### Title VII

Hostile Environment Actions, Title VII, and the ADA: The Limits of the Copy-And-Paste Function 77:575

#### Trademarks

Sqeezing the Juice Out of The Washington Redskins: Intellectual Property Rights In "Scandalous" and "Disparaging" Trademarks After Harjo v. Pro-Football Inc. 77:1295

#### Transportations

Reverse Presumptions: Guillen v. Pierce County Disregards Reasonable Constitutional Interpretations of 23 U.S.C. § 409 77:951

#### Water Law

Extending *Winters* to Water Quality: Allowing Groundwater for Hatcheries 77:1193