

WASHINGTON LAW REVIEW

VOLUME 78, NUMBER 2, MAY 2003

Published by Students of the University of Washington School of Law



CONTENTS

ARTICLES

Classes, Persons, Equal Protection, and Willowbrook v. Olech	'illage of Robert C. Farrell	367
Traditional Equity and Contemporary Pro		429
What is the Rule of Law? Perspectives fr and the American Academy	om Central Europe Louis E. Wolcher	515

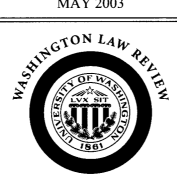
NOTES & COMMENTS

The Foreseeability of Transferen			
Liability Under Washington Law for Therapist Sexual			
Exploitation of Patients	Timothy E. Allen	525	
A is Not A: Washington's Unconstitutional Law of Single-Count, Single-Defendant Inconsistent Verdicts in State v. Goins Natasha Shekdar Black		557	
Who Owns "The Law"? The Effect on Copyrights when Privately-Authored Works are Adopted or Enacted by Reference into Law Katie M. Colendich		589	
Conundrums with Penumbras: The Right to Privacy Encompasses Non-Gamete Providers who Create Preembryos with the Intent to Become Parents			
•	Lainie M. C. Dillon	625	
Does Free Exercise Mean Free State Funding? In <i>Davey v. Locke</i> , the Ninth Circuit Undervalued Washington's Vision			
of Religious Liberty	Derek D. Green	653	

Copyright © 2003, Washington Law Review Association. Except as otherwise provided, the author of each article in this issue has granted permission for copies of that article to be made for classroom use, provided that (1) copies are distributed at or below cost, (2) the author and journal are identified, (3) proper notice of copyright is affixed to each copy, and (4) the Washington Law Review Association is notified of the use.

WASHINGTON LAW REVIEW

MAY 2003



ARTICLES

Classes, Persons, Equal Protection, and Village of Willowbrook v. Robert C. Farrell

Traditional Equity and Contemporary Procedure

Thomas O. Main

What is the Rule of Law? Perspectives from Central Europe and the Louis E. Wolcher American Academy

NOTES & COMMENTS

The Foreseeability of Transference: Extending Employer Liability Under Washington Law for Therapist Sexual Exploitation of Patients Timothy E. Allen

A is Not A: Washington's Unconstitutional Law of Single-Count, Single-Defendant Inconsistent Verdicts in State v. Goins Natasha Shekdar Black

Who Owns "The Law"? The Effect on Copyrights when Privately-Authored Works are Adopted or Enacted by Reference into Law Katie M. Colendich

Conundrums with Penumbras: The Right to Privacy Encompasses Non-Gamete Providers who Create Preembryos with the Intent to **Become Parents** Lainie M. C. Dillon

Does Free Exercise Mean Free State Funding? In Davey v. Locke, the Ninth Circuit Undervalued Washington's Vision of Religious Liberty Derek D. Green

Volume 78 Number 2