

Washington Law Review

Volume 65
Number 2 *Dedicated to Professor Robert L.
Fletcher*

4-1-1990

Contents

anon

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

Recommended Citation

anon, Table of Contents, *Contents*, 65 Wash. L. Rev. v (1990).
Available at: <https://digitalcommons.law.uw.edu/wlr/vol65/iss2/1>

This Table of Contents 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 lawref@uw.edu.

WASHINGTON LAW REVIEW

VOLUME 65, NUMBER 2, APRIL 1990

Published by Students of the
University of Washington School of Law

CONTENTS

DEDICATION TO ROBERT L. FLETCHER

Robert Lieser Fletcher The Education of Professor (and Associate Dean More or Less Emeritus)	<i>Thomas R. Andrews</i>	269
Robert L. Fletcher The Fletcher Years	<i>Charles Corker</i> <i>Ralph W. Johnson</i>	273 281

ARTICLES

Atomic Bomb Testing and the Warner Amendment: A Violation of the Separation of Powers	<i>William A. Fletcher</i>	285
Perpetuities: Three Essays in Honor of My Father	<i>Susan F. French</i>	323
Perpetuities: A Father's Reply	<i>Robert L. Fletcher</i>	357
Protecting Puget Sound: An Experiment in Regional Governance	<i>Katherine Fletcher</i>	359

COMMENT

Gestational Substance Abuse: A Call for a Thoughtful Legislative Response		377
--	--	-----

NOTES

The "Same Criminal Conduct" Exception of the Washington Sentencing Reform Act: Making the Punishment Fit the Crimes— <i>State v. Collicott</i> , 112 Wash. 2d 399, 771 P.2d 1137 (1989).		397
---	--	-----

Solutions for Uneasy Neighbors: Regulating the Reservation Environment After <i>Brendale v. Confederated Tribes & Bands of Yakima Indian Nation</i> , 109 S. Ct. 2994 (1989).	417
Crossing the Line Between Rough Remedial Justice and Prohibited Punishment: Civil Penalty Violates the Double Jeopardy Clause— <i>United States v. Halper</i> , 109 S. Ct. 1892 (1989).	437
Federal Labor Law Preemption of State Anti-Takeover Law: A Case of First Impression— <i>Air Line Pilots Association, International v. UAL Corp.</i> , 874 F.2d 439 (7th Cir. 1989).	457

Copyright © 1990, Washington Law Review Association

THE WASHINGTON LAW REVIEW (ISSN 0043-0617) is published quarterly by students of the University of Washington School of Law. Second-class postage paid at Seattle, Washington and additional offices.

SUBSCRIPTION INFORMATION: Subscription \$24.00 per year in the United States and \$27.00 elsewhere. Single issue \$8.00. Subscriptions are automatically renewed unless business manager notified of cancellation.

BACK ISSUES: See advertisement at the back of this issue.

MANUSCRIPTS: The REVIEW invites the submission of unsolicited manuscripts. We prefer manuscripts to be triple-spaced, with double-spaced footnotes.

Citations conform to *A Uniform System of Citation* (14th ed. 1986), copyright by the *Columbia, Harvard, and University of Pennsylvania Law Reviews* and the *Yale Law Journal*. The REVIEW supports the use of gender-neutral language.

Member, National Conference of Law Reviews.

CORRESPONDENCE: Address all correspondence to:

Washington Law Review
1100 N.E. Campus Parkway
University of Washington, Condon Hall, JB-20
Seattle, Washington 98195