CONTENTS

ARTICLES

Is the Rule of Law Possible in a Postmodern World?
Francis J. Mootz III 249

Tipper Credibility, Noninformational Tippee Trading, and Abstention from Trading: An Analysis of Gaps in the Insider Trading Laws
Steven R. Salbu 307

COMMENTS

A Square Peg in a Round Hole: The Proper Substantial Similarity Test for Nonliteral Aspects of Computer Programs
David A. Lowe 351

Recognizing Sovereignty in Alaska Native Villages After the Passage of ANCSA
Patricia Thompson 373

NOTES

The Inadmissibility of Professional Ethical Standards in Legal Malpractice Actions After Hizey v. Carpenter
Marc R. Greenough 395

The Effect of Lucas v. South Carolina Coastal Council on the Law of Regulatory Takings
Ann T. Kadlec 415

From Quantification to Qualification: A State Court’s Distortion of the Law in In re General Adjudication of All Rights to Use Water in the Big Horn River System
Berrie Martinis 435

Scott v. Pacific West Mountain Resort: Erroneously Invalidating Parental Releases of a Minor’s Future Claim
Angeline Purdy 457
Errata: In Volume 68, No. 1, page 188, the first sentence of the second paragraph should read:

The second Supreme Court decision to focus on entrapment concerned Sherman, convicted of selling narcotics to a stool pigeon.

Copyright © 1993, 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.