

Washington Law Review

Volume 69

Issue 1 *Dedicated to Marjorie Dick Rombauer*

1-1-1994

Contents

anon

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

Recommended Citation

anon, Table of Contents, *Contents*, 69 Wash. L. Rev. iii (1994).

Available at: <https://digitalcommons.law.uw.edu/wlr/vol69/iss1/1>

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 cnyberg@uw.edu.

WASHINGTON LAW REVIEW

VOLUME 69, NUMBER 1, JANUARY 1994

Published by Students of the
University of Washington School of Law

CONTENTS

DEDICATION TO MARJORIE DICK ROMBAUER

Tributes	<i>Richard Cosway</i>	1
	<i>Kathleen O'Neill</i>	5
Collapse of the Structure of the Legal Research Universe: The Imperative of Digital Information	<i>Robert C. Berring</i>	9
Legal Writing: A Revised View	<i>J. Christopher Rideout and Jill J. Ramsfield</i>	35

ARTICLE

Reflections on <i>Eastman Kodak Co. v. Image Technical Services, Inc.</i> : Continued Confusion Regarding Tying Arrangements and Antitrust Jurisprudence	<i>Daniel E. Lazaroff</i>	101
--	---------------------------	-----

NOTES & COMMENTS

Enforcing Lawyers' Covenants Not To Compete	<i>Glenn S. Draper</i>	161
A New Paradigm for Protection: First Amendment Principles and the Environment	<i>Jennifer D. Jones</i>	183
Director Conflicts of Interest Under the Model Business Corporation Act: A Model for All States?	<i>Peter E. Kay</i>	207
Insulating Sexual Harassment Grievance Procedures from the Chilling Effect of Defamation Litigation	<i>Ruth A. Kennedy</i>	235
Looking Out for Mary Carter: Collusive Settlement Agreements in Washington Tort Litigation	<i>J. Michael Phillips</i>	255

(continued)

When Actual Innocence Is Irrelevant: Federal Habeas Relief
for State Prisoners After *Herrera v. Collins*

Jill Hanson Reinmuth 279

A Juvenile's Right Against Compelled Self-Incrimination at
Predisposition Proceedings

Renée M. Willette 305

A new look: The Law Review has switched to desktop publishing. This allows us to produce the entire book in-house, except for printing and mailing. This switch has also led to a slightly new look for the Review. The typeface is crisper, we reorganized the cover, and we revised our citation style, forgoing a few of the *Bluebook's* less attractive and less useful rules. We hope that our readers find these changes helpful, and we thank those alumni and friends who made the switch possible through their generous donations.

Copyright © 1994, 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.

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 \$26.00 per year in the United States and \$30.00 elsewhere. Single issue \$9.00. 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. 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
Seattle, Washington 98105