CONTENTS

ARTICLES

The Declaration of Independence: A 225th Anniversary Re-Interpretation
Carlton F.W. Larson 701

E-Proxies for Sale? Corporate Vote-Buying in the Internet Age
Douglas R. Cole 793

NOTES & COMMENTS

Echazabal v. Chevron: A Direct Threat to Employers in the Ninth Circuit
Deborah Leigh Bender 859

Can Students Sue When Schools Don’t Make the Grade?
The Washington Assessment of Student Learning and Educational Malpractice
Rebecca R. Glasgow 893

In the Litigation Business: Insurance Company Liability for Acts Occurring in the Course of Litigation Under the Washington Consumer Protection Act
Kasey D. Huebner 927

Closing a Discrimination Loophole: Using Title VII’s Anti-Retaliation Provision to Prevent Employers from Requiring Unlawful Arbitration Agreements as Conditions of Continued Employment
Sidney Charlotte Reynolds 957

Copyright © 2001, 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