# Washington Law Review

**Volume 81 | Issue 2**

5-1-2006

## Contents

anon

---

Follow this and additional works at: [https://digitalcommons.law.uw.edu/wlr](https://digitalcommons.law.uw.edu/wlr)

---

**Recommended Citation**


Available at: [https://digitalcommons.law.uw.edu/wlr/vol81/iss2/1](https://digitalcommons.law.uw.edu/wlr/vol81/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 cnyberg@uw.edu.
CONTENTS

ARTICLES

The Perils of Unpublished Non-Precedential Federal Appellate Opinions: A Case Study of the Substantive Due Process State-Created Danger Doctrine in One Circuit

Sarah E. Ricks 217


Adam N. Steinman 279

NOTES & COMMENTS

Separating Dick and Jane: Single-Sex Public Education Under the Washington State Equal Rights Amendment

Inessa Baram-Blackwell 337

The Power of the Well-Known Trademark: Courts Should Consider Article 6bis of the Paris Convention an Integrated Part of Section 44 of the Lanham Act

Brandon Barker 363

Zero Privacy: Schools Are Violating Students’ Fourteenth Amendment Right of Privacy Under the Guise of Enforcing Zero Tolerance Policies

Elisabeth Frost 391

Beyond Rational Relations: The Constitutional Infirmities of Anti-Gay Partnership Laws Under the Equal Protection Clause

David W. Howenstine 417

The Exercise of Personal Jurisdiction Over Some Foreign State Instrumentalities Must Be Consistent With Due Process

Gosia Spangenberg 447