CONTENTS

ARTICLES

No "Dilettante Affair": Rethinking the Experimental Use Exception to Patent Infringement for Biomedical Research Tools  
Janice M. Mueller 1

Rights, Rights of Action, and Remedies: An Integrated Approach  
Donald H. Zeigler 67

NOTES & COMMENTS

Qualifying Immunity: Protecting State Employees’ Right to Protect Their Employment Rights After Alden v. Maine  
Raymond J. Farrow 149

Roberts v. Dudley: An Unnecessary Broadening of the Public Policy Exception to the Employment-At-Will Doctrine in Washington  
Brian Hersey 179

The Reasonable Girl: A New Reasonableness Standard To Determine Sexual Harassment in Schools  
Carrie L. Hoon 213

Protecting the Tax-Exempt Status of Housing Developers Participating in Low-Income Housing Tax Credit Partnerships  
Marni Hussong 243

The Equal Pay Act as Appropriate Legislation Under Section 5 of the Fourteenth Amendment: Can State Employers Be Sued?  
Thane Somerville 279

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 identified, (3) proper notice of copyright is affixed to each copy, and (4) the Washington Law Review Association is notified of the use.