WASHINGTON LAW REVIEW

OCTOBER 2002



ARTICLES

The Attribution Right in the United States: Caught in the Crossfire

Between Copyright and Section 43(A)

Roberta Rosenthal Kwall

The Socio-Legal Acceptance of New Technologies: A Close Look at Artificial Insemination Gaia Bernstein

On Apology and Consilience

Erin Ann O'Hara & Douglas Yarn

NOTES & COMMENTS

Extending Winters to Water Quality: Allowing Groundwater for Hatcheries

Amy Choyce Allison

Only the News That's Fit to Print: The Effect of *Hazelwood* on the First Amendment Viewpoint-Neutrality Requirement in Public School-Sponsored Forums

Janna J. Annest

Political Apportioning is Not a Zero-Sum Game: The Constitutional Necessity of Apportioning Districts to be Equal in Terms of Both Total Population and Citizen Voter-Age Population

Timothy Mark Mitrovich

Squeezing THE JUICE Out of THE WASHINGTON REDSKINS: Intellectual Property Rights in "Scandalous" and "Disparaging" Trademarks After Harjo v. Pro-Football Inc. Cameron Smith

Volume 77

Number 4

WASHINGTON LAW REVIEW VOLUME 77, NUMBER 4, OCTOBER 2002

Published by Students of the University of Washington School of Law

CONTENTS

ARTICLES

The Attribution Right in the United States: Caught in the Crossfire Between Copyright and Section 43(A)

Roberta Rosenthal Kwall 985

CARDEX

The Socio-Legal Acceptance of New Technologies: A Close Look at Artificial Insemination Gaia Bernstein 1035

On Apology and Consilience

Erin Ann O'Hara & Douglas Yarn 1121

NOTES & COMMENTS

Extending Winters to Water Quality: Allowing Groundwater for Hatcheries

Amy Choyce Allison 1193

Only the News That's Fit to Print: The Effect of *Hazelwood* on the First Amendment Viewpoint-Neutrality Requirement in Public School-Sponsored Forums

Janna J. Annest 1227

Political Apportioning is Not a Zero-Sum Game: The
Constitutional Necessity of Apportioning Districts to be
Equal in Terms of Both Total Population and Citizen VoterAge Population

Timothy Mark Mitrovich 1261

Squeezing THE JUICE Out of THE WASHINGTON
REDSKINS: Intellectual Property Rights in "Scandalous"
and "Disparaging" Trademarks After Harjo v. Pro-Football
Inc.

Cameron Smith 1295