# Table of Contents

Follow this and additional works at: [https://openscholarship.wustl.edu/law_lawreview](https://openscholarship.wustl.edu/law_lawreview)

**Recommended Citation**

Available at: [https://openscholarship.wustl.edu/law_lawreview/vol68/iss1/1](https://openscholarship.wustl.edu/law_lawreview/vol68/iss1/1)

This Table of Contents is brought to you for free and open access by the Law School at Washington University Open Scholarship. It has been accepted for inclusion in Washington University Law Review by an authorized administrator of Washington University Open Scholarship. For more information, please contact digital@wumail.wustl.edu.
CONTENTS

TYRRELL WILLIAMS MEMORIAL LECTURE

THE CRIMINAL PROSECUTION: SPORTING EVENT OR QUEST FOR TRUTH?
A PROGRESS REPORT .......... William J. Brennan, Jr. 1

SYMPOSIUM ON CRIMINAL DISCOVERY

THE APPLICABILITY OF THE ATTORNEY-CLIENT PRIVILEGE TO NON-TESTIFYING EXPERTS:

WHAT WAS DISCOVERED IN THE QUEST FOR TRUTH? ............ Steven H. Goldberg 51

THE DISCOVERY PROCESS IN CRIMINAL PROSECUTIONS: TOWARD FAIR TRIALS AND JUST VERDICTS .................Edward S.G. Dennis, Jr. 63

PROTECTING DEFENSE EVIDENCE FROM PROSECUTORIAL DISCOVERY ...............Richard W. Beckler 71
Frederick Robinson
Wendy Sue Morphew
COMMENRATION

A TRIBUTE TO THE NATION'S FIRST WOMEN LAW STUDENTS....................Karen L. Tokarz 89

ARTICLE

PETERS v. KIFF AND THE DEBATE ABOUT THE STANDING OF WHITE DEFENDANTS TO OBJECT TO THE EXCLUSION OF BLACK JURORS AFTER BATSON: THE NONUSE AND ABUSE OF PRECEDENT ....................... Stanton D. Krauss 103

NOTES

Nonconsensual U.S. Military Action Against the Colombian Drug Lords Under the U.N. Charter ........ James R. Edmunds 129

JUDICIAL REVIEW OF RETROACTIVE RULEMAKING: HAS GEORGETOWN NEGLECTED THE PLASTIC REMEDIES? .. Richard J. Wolf 157

CASE COMMENTS


Not in Public! The Ninth Circuit Devises a Two-Step Test for Public Performances Under the Copyright Act, Columbia Pictures Industries v. Professional Real Estate Investors, Inc., 866 F.2d 278 (9th Cir. 1989) .................................................. 203