Table of Contents
# TABLE OF CONTENTS

## ARTICLES

- **RULE 15C2-12: A FLAWED REGULATORY FRAMEWORK CREATES PITFALLS FOR MUNICIPAL ISSUERS** .................................. *Lisa M. Fairchild* 1

- **A TIME TO OPEN AND A TIME TO CLOSE—MUNICIPAL REGULATION OF BUSINESS HOURS** ............ *Osborne M. Reynolds, Jr.* 41

## NOTES

- **WHEN THE BOUGH BREAKS: A PROPOSAL FOR GEORGIA SLIP AND FALL LAW AFTER ALTERMAN FOODS, INC. V. LIGON** ............. *Daniel W. Champney* 73

- **LOUISIANA’S NEW “KILL THE CARJACKER” STATUTE: SELF-DEFENSE OR INSTANT INJUSTICE?** ............................................ *Susan Michelle Gerling* 109

- **THE EMPATHETIC, WHITE MALE: AN AGGRIEVED PERSON UNDER TITLE VII?** .............................................. *Laura M. Jordan* 135

- **THE MODEL HEALTH CARE ACCOUNTABILITY AND INFORMATION ACT: MANAGED CARE AND MEDICAL MALPRACTICE LIABILITY UNDER AN AMENDED ERISA** .......................... *Amy Shaner Korte* 161
HOMOSEXUAL DISCRIMINATION
AND GOVERNMENT
EMPLOYMENT: SHAHAR V.
BOWERS—THE GOVERNMENT
EMPLOYERS’ SHIELD OF PUBLIC
ANIMOSITY ..................................................Jeremy C. Lowe 191

“THE MEASURE IS A BLUEPRINT FOR
NATIONAL CHANGE, ENABLING
AMERICANS TO TAKE BACK THEIR
DEMOCRACY” ..................................Deborah E. Schneider 235

RECENT DEVELOPMENTS

VIRGINIA’S PARTIAL BIRTH
ABORTION STATUTE:
AN UNCONSTITUTIONAL
RESTRICTION ON A
WOMAN’S RIGHT TO HAVE
AN ABORTION ......................................Susan Michelle Gerling 275

WHO IS THE VICTIM HERE?:
VICARIOUS SEXUAL
HARASSMENT AFTER
LEIBOVITZ V. NEW YORK CITY
TRANSIT AUTHORITY .............L. Robert Guenthner, III 299

THE NEW LINE 11 VISITATION
CREDIT: THE NON-CUSTODIAL
PARENT WINS WHILE THE
CHILD LOSES ............................................Robert Scott Merlin 317

GEBSER V. LAGO VISTA SCHOOL
DISTRICT: A LOOK AT SCHOOL
DISTRICTS’ LIABILITY FOR
TEACHER- STUDENT SEXUAL
HARASSMENT ...........................................Elizabeth A. Rice 351

http://openscholarship.wustl.edu/law_urbanlaw/vol55/iss1/2
Preface

This publication originated in 1968 as the Urban Law Annual and focused entirely on issues surrounding land use, urban development, and other legal concerns of urban communities. The scope broadened in 1983 when the Journal expanded (and became the Journal of Urban and Contemporary Law) to encompass a broad range of topics while still emphasizing urban and land-use law.

This past year we began a lengthy process of reevaluating our role in the advancement of legal scholarship. The center of our revised mission is to facilitate discussions about a variety of issues that will challenge scholars, students, and practitioners to think critically about the intersection of law and policy and hopefully to transcend traditional boundaries, such as academic disciplines. In order to effectuate this mission we have changed the name of the Journal to the Washington University Journal of Law and Policy. Volume 1, under the new name, was released in early November. We will continue to publish two or three volumes per year, with each volume focusing on a symposium. Finally, each volume of the publication will engender collaboration between students and faculty members (instead of the traditional practice of a solely student or faculty edited publication), promoting unmatched learning and scholarship. The new name is a result of the changes in both format and practice. In discontinuing the publication of the Journal of Urban and Contemporary Law, we trust that we are not leaving behind the longstanding tradition that began with the Urban Law Annual. Instead, we hope that with these changes we are realizing our potential in a new and better way.