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## Frontmatter

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### *Errata*

Due to a printing error in the prior edition of the *Journal of Public Law*, the meaning of footnote 18 of the Foreword written by Rex E. Lee was distorted and confused.

Footnote 18 in the Foreword written by Rex E. Lee should read as follows:

Following the recent Supreme Court decision in *Nollan v. California Coastal Comm'n.*, 86-133 (U.S. June 26, 1987), controversy is likely to increase regarding the proper standard of review of the ends-means relationship between the purposes of land-use regulations and the means applied. Holding that a condition placed upon a development permit was an improper use of the police power, the Court stated that "the evident constitutional propriety (of conditions placed upon building permit) disappears . . . If the condition substituted for the prohibition utterly fails to further the end advanced as the justification for the prohibition." *Id.* For a discussion of the *Nollan* case see Berger, *The Year of the Taking Issue*, 1 B.Y.U. J. Pub. L. 261, 315 (1987).

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# BYU JOURNAL OF PUBLIC LAW

VOLUME 2

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1988

---

## TABLE OF CONTENTS

One Moment Please: Private Devotion in the Public Schools	<i>Richard G. Wilkins</i>	1
Supreme Court Voting Behavior: 1986 Term	<i>Robert E. Riggs</i>	15
The Charging Decision: At Play in the Prosecutor's Nursery	<i>David Schwendiman</i>	35
British Development in Alternative Dispute Resolution in Divorce	<i>David Carey Miller</i>	49
Comment: Protection of National Parks Through Buffer Zones: Does It Amount to a Fifth Amendment Constitutional Taking?	<i>Daniel J. Anderson</i>	71
Comment: The Impacts and Issues Surrounding the Regulatory Confiscation of Real Property	<i>Douglas Short</i>	99