

# COMMENTS

## Limited Practice Officers and *Admission to Practice* Rule 12: Taking or Not?

*Robert C. Farrell\**

### TABLE OF CONTENTS

I. INTRODUCTION .....	736
II. COMMON LAW DUTIES OF AN ESCROW HOLDER .....	738
A. The Escrow Transaction .....	738
B. Escrow Holder as an Agent .....	741
C. Escrow Holder as a Trustee .....	742
D. Escrow Holder as a Fiduciary .....	744
E. Basis for an Escrow Holder's Beneficial Use of a Client-Depositor's Funds .....	746
III. THE REGULATION OF ESCROW HOLDERS UNDER WASHINGTON'S ESCROW AGENT REGISTRATION ACT .....	748
IV. LIMITED PRACTICE OFFICERS AND ADMISSION TO PRACTICE RULE 12 .....	754
V. A "TAKINGS" ANALYSIS OF ADMISSION TO PRACTICE RULE 12 .....	756
A. Client-Depositor's Beneficial Interest as Property .....	758
B. Operation of Admission to Practice Rule 12 as a Taking of Client-Depositor's Beneficial Interest .....	761

---

\* The author is a member of the Washington State Bar and holds a juris doctor from the