


MEMORANDUM

University of Washington/School of Law JB-20/Seattle, WA 98105

Date: February 10, 1993
From: Tom Andrews 
To: Faculty Council on Faculty Affairs
Subject: Annotated Proposal

Attached is a copy of the draft "annotated proposal" which sets out the comments that Karen Boxx has drafted on a section by section basis. Please read it to confirm that Karen's comments (a) accurately reflect your understanding of why we included the language at issue and (b) provide as much explanation and justification as you think necessary. I plan to read over the draft and your comments carefully in the next few days and make changes that seem to me necessary. My hope is to hand out an amended version of this on Tuesday to the Senate Executive Committee, although I am not yet sure that this is realistic. The nature and detail of your responses may influence me in that decision. Please give me feedback ASAP. My email is "tra", and I can retrieve it at school or at home. Phone is 543-2644. Thanks.

Tom Andrews

Special Collections
UW President's Records
Accession No 05-006
Box 4

REVISIONS TO FACULTY CODE PROVISIONS
REGARDING ADJUDICATIONS (CHAPTER 28)

Adopted by Faculty Council on Faculty Affairs
January 22, 1993

WITH ANNOTATIONS

The comments that follow each section are intended to explain the Council's decisionmaking process in making the revisions in the respective Code sections.

CHAPTER 28

ADJUDICATIVE PROCEEDINGS FOR THE
RESOLUTION OF DIFFERENCES

This chapter sets forth the adjudicative procedures used to resolve disputes involving faculty members that cannot be resolved by informal means. Informal dispute resolution procedures are available at any time during the resolution process, including the time period after a hearing has been requested and before a final decision has been reached. Such procedures include the Conciliation procedure through the Ombudsman's office. The parties are strongly encouraged to use those procedures and other informal mediation procedures whenever possible.

These procedures comply with the requirements of the Washington Administrative Procedure Act (RCW ch. 34.05). There are two types of adjudication: the Brief Adjudication, held before a Hearing Officer and used in cases that do not warrant an extended fact-finding hearing, and the Comprehensive Adjudication which uses a Hearing Officer as well as a faculty

3 MISSING
SENTENCES

