

Washington and Lee Law Review

Volume 64 | Issue 3 Article 1

Summer 6-1-2007

Table of Contents

Follow this and additional works at: https://scholarlycommons.law.wlu.edu/wlulr

Recommended Citation

Table of Contents, 64 Wash. & Lee L. Rev. (2007).

Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol64/iss3/1

This Prefatory Matter is brought to you for free and open access by the Washington and Lee Law Review at Washington and Lee University School of Law Scholarly Commons. It has been accepted for inclusion in Washington and Lee Law Review by an authorized editor of Washington and Lee University School of Law Scholarly Commons. For more information, please contact chiralteristics.com Commons. For more information, please contact chiralteristics.com Commons.

WASHINGTON AND LEE LAW REVIEW

Volume 64	Summer 2007	Number 3
	ARTICLES	
	Bias Arbitrage Amitai Aviram	789
The Failure of Economic Interpretations of the Law of Contract Damages Nathan B. Oman		829
Controlling Executive Compensation Through the Tax Code Gregg D. Polsky		877
Financial Accounting and Corporate Behavior David I. Walker		927
"So	ciological Legitimacy" in Supreme Court Opinions Michael L. Wells	1011
	NOTES	
Offshore Gambling: Medical Outsourcing Versus ERISA's Fiduciary Duty Requirement Christopher J. Brady		1073
	en I Thought I Was Out, They Pull Back In: Executive Power and the Novel Reclassification Authority Luppe B. Luppen	1115

Tackling the Perplexing Sound of Statutory Silence: Why Courts Should Imply a Private Right of Action Under Section 10(a) of RESPA Seth M. Mott	1159
Show Me the Money: The Thompson Memo, Stein, and an Employee's Right to the Advancement of Legal Fees Under the McNulty Memo John Power	1205
RICO at the Border: Interpreting Anza v. Ideal Steel Supply Corp. and its Effect on Immigration Enforcement Megan Martha Reed	1243