

Washington and Lee Law Review

Volume 57 | Issue 3

Article 1

Summer 6-1-2000

Table of Contents

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

Recommended Citation

Table of Contents, 57 Wash. & Lee L. Rev. (2000). Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol57/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 christensena@wlu.edu.

WASHINGTON AND LEE LAW REVIEW

Volume 57	Summer 2000	Number 3
	SYMPOSIUM	
The Law's Scientific Revolution: Reflections and Ruminations on the Law's Use of Experts in Year Seven of the Revolution David L. Faigman		661
Expertise and Inte	hy of Science? The Paradox of ordisciplinarity in Federal Courts S. Caudill & Richard E. Redding	685
Defining the "Task at Hand"· Non-Science Forensic Science After Kumho Tire Co. v. Carmichael D. Michael Risinger		767
-	cations of <i>Daubert</i> for Economic Evidence in Antitrust Cases D. Blair & Jill Boylston Herndon	801
Defining Rel	liable Forensic Economics in the Post- <i>Daubert/Kumho Tire</i> Era: Case Studies from Antitrust Andrew I. Gavil	831
Banishing Ipse Dixit: The Impact of Kumho Tire on Forensic Identification Science Michael J. Saks		879
Violence Rısk	Assessment: Scientific Validity and Evidentiary Admissibility John Monahan	901
Doubts About	t Daubert: Psychiatric Anecdata as a Case Study Christopher Slobogin	919

NOTES

Ready or Not, Here They Come: Why the ABA Should Amend the Model Rules to Accommodate Multidisciplinary Practices Bradley G. Johnson	951
Restitution on Behalf of Indirect Purchasers: Opening the Backdoor to <i>Illinois Brick</i> <i>Ivy Johnson</i>	1005

©2000 by Washington and Lee University School of Law ISSN: 0043-0463