

Washington and Lee Law Review

Volume 59 | Issue 2 Article 1

Spring 3-1-2002

Table of Contents

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

Recommended Citation

Table of Contents, 59 Wash. & Lee L. Rev. (2002).

Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol59/iss2/1

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 <a href="mailto:chiralteristics.org/linearized-chiralteristics.org/line

WASHINGTON AND LEE LAW REVIEW

Volume 59 Number 2 Spring 2002 **ARTICLES** The Evolution of the "Essential Nexus": How State 373 and Federal Courts Have Applied Nollan and Dolan and Where They Should Go from Here J. David Breemer Doing Well While Doing Good: Reassessing the 409 Scope of Directors' Fiduciary Obligations in For-Profit Corporations with Non-Shareholder Beneficiaries Lisa M. Fairfax The New Federalism Jurisprudence and 475 National Tort Reform Betsy J. Grey **ESSAY** The Expiration of the Civil Justice Reform 541 Act of 1990 Carl Tobias **NOTES** The Usage and Meaning of "Clinical Significance" 553 in Drug-Related Litigation Sarah M.R. Cravens Return to Sharecropping: Lawyers and Clients as 597 Tenants and Landlords in the Tax Treatment of Contingency Fees Dean T. Howell

No Harm, No Foul?: An Argument for the Allowance of Punitive Damages Without Compensatory Damages Under 42 U.S.C. § 1981a Christy Lynn McQuality	643		
		The Medicare Anti-Kickback Statute: In Need of	677
		Reconstructive Surgery for the Digital Age	
Michael E. Paulhus			