

Washington and Lee Law Review

Volume 52 | Issue 1

Article 1

Winter 1-1-1995

Table of Contents

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

Recommended Citation

Table of Contents, 52 Wash. & Lee L. Rev. (1995). Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol52/iss1/1

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 52	1995	Number 1

ARTICLES

The Changing Meaning of Equality in Twentieth-Century Constitutional Law William E. Nelson	3
Text as Tool: Why We Read the Law Richard K. Greenstein	105
SYMPOSIUM ON JOHN A. ROBERTSON CHILDREN OF CHOICE	I'S
Sponsored by the Frances Lewis Law Center, the Washingi Law Review, and the Women Law Students Organiz	
Introduction Lindsay B. King	133
Regulating Choice: A Constitutional Law Response to Professor John A. Robertson's <i>Children of Choice</i> Ann MacLean Massie	135
Products of the Will: Robertson's Children of Choice Gilbert Meilaender	173
Children of Choice: Whose Children? At What Cost? Laura M. Purdy	197
Children of Choice: A Doctor's Perspective Howard W Jones, Jr	225

Liberalism and the Limits of Procreative Liberty A Response to My Critics John A. Robertson

NOTE

Calculating Damages for Loss of Parental 271 Nurture Through Multiple Regression Analysis *Talcott J Franklin*

©1995 by Washington and Lee University School of Law ISSN: 0043-0463