

## Washington and Lee Law Review

Volume 36 | Issue 1

Article 1

Winter 1-1-1979

**Table Of Contents** 

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

## **Recommended Citation**

*Table Of Contents*, 36 Wash. & Lee L. Rev. (1979). Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol36/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

Member of the National Conference of Law Reviews

Volume XXXVI	Winter 1979 Nu	mber :
	CONTENTS	
ARTICLES		PAG
Annual Survey of Ant 1977-1978	titrust Developments Daniel A. Carre	au :
Fraudulent Conveyan	ces and Preferences in Joseph E. Ulric	
	ommittee Responsibilities esCharles B. Tom	m 8
NOTES AND COMMENTS *	ŧ	
Proving Discriminatory Intent from a Facially Neutral Decision with a Disproportionate Impact		
Liability Doom Effect	Vill Municipal Antitrust	. 12
Employer Liability in West Virginia: Compensation Beyond the Law		. 15
	Mootness Doctrine to Buy	. 16'
Compelling Collective Bargaining Under Section 10(j) of the National Labor Relations Act		. 18
Taking the Lender for a Ride: Section 1403 of the Federal Aviation Act and the Buyer in the Ordinary Course of Business		
People v. Doe: Altern the `Child-Parent Rel	ative Means of Protecting ationship	. 22
	ht: Scienter and the ty Act	24
_	la Doctrine: The Supreme of Miranda Issues	. 25

Parental Rights: Educational Alternatives and Curriculum Control	277
Taxation of Homeowners Associations Under theTax Reform Act of 1976	299
Ballew v. Georgia: A Move Toward Neo-Incorporationism?	313

\*The following note was not published because of page limitations, but is available upon request:

DES Litigation and Joint Liability by Robert M. Quinn

© 1979 by the School of Law, Washington and Lee University ISSN: 0043-0463

STATEMENT OF OWNERSHIP as required by Act of Congress of August 24, 1912, as amended by the Act of March 3, 1933, July 2, 1946, and June 11, 1960; the Washington and Lee Law Review is owned by Washington and Lee University and is entered as second class matter at the Post Office in Lexington, Virginia 24450, with additional mailing privileges at Atlanta, Georgia 30304. Matthew J. Calvert is the Editor-in-Chief and W. Riker Purcell is the Managing Editor. Their address is School of Law, Washington and Lee University, Lexington, Virginia, 24450. There are no bond, mortgage, or other security holders. The average number of copies of each issue the preceding 12 months was 1432.

Published four times a year in the Winter, Spring, Summer and Fall, by the School of Law, Washington and Lee University at Lexington, Virginia 24450. Subscription prices, payable in advance, are \$12.00 per Volume (four issues) or \$4.50 for the annual Fourth Circuit Review issue. Individual copies are \$4.50 for the Fourth Circuit Review issue and \$4.00 for each other issue. All requests for subscriptions should be mailed to the Washington and Lee Law Review, Washington and Lee School of Law, Lexington, Virginia 24450. Subscriptions will be continued automatically unless written request for discontinuance is received. Copies of back issues through XXXIV may be obtained from Fred B. Rothman & Co., 10368 West Centennial Rd., Littleton, Colorado 80123. Copies of issues from Volume XXXV may be purchased directly from the Washington and Lee Law Review, Lexington, Virginia 24450.

The materials published in the *Review* state the views of the writers and not necessarily of the *Review*, which takes no responsibility for any statement made herein.