

## Washington and Lee Law Review

Volume 68 | Issue 4 Article 1

Fall 9-1-2011

## **Table of Contents**

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

## **Recommended Citation**

Table of Contents, 68 Wash. & Lee L. Rev. (2011).

Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol68/iss4/1

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.com">chiralteristics.com</a> Commons. For more information, please contact <a href="mailto:chiralteristics.com">chiralteristics.com</a> Commons.

## WASHINGTON AND LEE LAW REVIEW

Volume 68	Fall 2011	Number 4
	LECTURE	
"Patient	Capital": Can Delaware Corporate  Law Help Revive It?  Justice Jack B. Jacobs	1645
	ARTICLES	
Credit Ratings in Insurance Regulation: The Missing Piece of Financial Reform John Patrick Hunt		1667
	od Subsidies Making Our Kids Fat? Between the Healthy Hunger-Free Kids Act and the Farm Bill Melissa D. Mortazavi	1699
Efficient	Uncertainty in Patent Interpretation <i>Harry Surden</i>	1737
	NOTES	
Terror CATs: TRIA's Failure to Encourage a Private Market for Terrorism Insurance and How Federal Securitization of Terrorism Risk May Be a Viable Alternative Andrew Gerrish		1825
CSLI Disclosure: Why Probable Cause Is Necessary to Protect What's Left of the Fourth Amendment Steven M. Harkins		1875

Credit Rating Agencies Deserve Credit for the	1925
2007–2008 Financial Crisis: An Analysis of	
CRA Liability Following the Enactment of	
the Dodd-Frank Act	
Stephen Harper	

United States v. Textron: The Right Answer to a Billion-Dollar Question
Ned Hillenbrand