



---

Summer 6-1-2003

## Table of Contents

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

---

### Recommended Citation

*Table of Contents*, 60 Wash. & Lee L. Rev. (2003).

Available at: <https://scholarlycommons.law.wlu.edu/wlulr/vol60/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](mailto:christensena@wlu.edu).

# WASHINGTON AND LEE LAW REVIEW

---

Volume 60

Summer 2003

Number 3

---

## ARTICLES

- Habeas Standards of Review Under 28 U.S.C.  
§ 2254(d)(1): A Commentary on Statutory  
Text and Supreme Court Precedent  
*Allan Ides* 677
- Campaign Finance Reform: Central Meaning  
and a New Approach  
*Mark C. Alexander* 767
- Shareholder Oppression & Dividend Policy  
in the Close Corporation  
*Douglas K. Moll* 841

## NOTES

- Preliminary Imprimaturs: Prevailing Party  
Status Based on Preliminary Injunctions  
*Bart Forsyth* 927
- Conflicts of Interest Challenges Post *Mickens*  
*v. Taylor*: Redefining the Defendant's  
Burden in Concurrent, Successive,  
and Personal Interest Conflicts  
*Mark W. Shiner* 965
- Patient Autonomy Versus Religious Freedom:  
Should State Legislatures Require Catholic  
Hospitals to Provide Emergency  
Contraception to Rape Victims?  
*Heather Rae Skeeles* 1007
- A Clash of Expectations: Debtors' Disclaimers  
of Property in Advance of Bankruptcy  
*Kevin A. White* 1049

