

Summer 6-1-2005

Table of Contents

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

Recommended Citation

Table of Contents, 62 Wash. & Lee L. Rev. (2005), <https://scholarlycommons.law.wlu.edu/wlulr/vol62/iss3/1>

This Prefatory Matter is brought to you for free and open access by the Washington and Lee Law Review at Washington & 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 & Lee University School of Law Scholarly Commons. For more information, please contact lawref@wlu.edu.

WASHINGTON AND LEE LAW REVIEW

Volume 62

Summer 2005

Number 3

TRIBUTE

A Tribute to Frederic L. Kirgis 833

ARTICLES

The Challenge to the Individual Causation Requirement
in Mass Products Torts 873
Donald G. Gifford

Beyond the Margin of Litigation: Reforming U.S.
Election Administration to Avoid Electoral
Meltdown 937
Richard L. Hasen

Saving Section 5: Lessons from Consent Decrees
and *Ex parte Young* 1001
Pratik A. Shah

Institutions, Incentives, and Consumer
Bankruptcy Reform 1071
Todd J. Zywicki

NOTES

Congress Gave and Congress Hath Taken Away:
Jurisdiction Withdrawal and the Constitution 1139
Travis Christopher Barham

Corporate Liability for Overseas Human Rights Abuses:
The Alien Tort Statute After *Sosa v. Alvarez-Machain* 1219
David D. Christensen

Taking It Out of Neutral: The Application of *Locke's*
Substantial Interest Test to the School Voucher Debate 1271
Sarah Waszmer

Are Rules Just Meant To Be Broken? The One-Year Two-Step in <i>Tedford v. Warner Lambert Co.</i> <i>E. Kyle McNew</i>	1315
Search Engines and Internet Advertisers: Just One Click Away from Trademark Infringement? <i>Lauren Troxclair</i>	1365