Washington and Lee Law Review

Volume 59 | Issue 2 Article 1

Spring 3-1-2002

Table of Contents

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

Recommended Citation

Table of Contents, 59 Wash. & Lee L. Rev. (2002), https://scholarlycommons.law.wlu.edu/wlulr/vol59/iss2/1

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 59 Spring 2002 Number 2 ARTICLES The Evolution of the "Essential Nexus": How State 373 and Federal Courts Have Applied Nollan and Dolan and Where They Should Go from Here J. David Breemer Doing Well While Doing Good: Reassessing the 409 Scope of Directors' Fiduciary Obligations in For-Profit Corporations with Non-Shareholder Beneficiaries Lisa M. Fairfax The New Federalism Jurisprudence and 475 National Tort Reform Betsy J. Grey **ESSAY** The Expiration of the Civil Justice Reform 541 Act of 1990 Carl Tobias **NOTES** The Usage and Meaning of "Clinical Significance" 553 in Drug-Related Litigation Sarah M.R. Cravens Return to Sharecropping: Lawyers and Clients as 597 Tenants and Landlords in the Tax Treatment of Contingency Fees Dean T. Howell

No Harm, No Foul?: An Argument for the Allowance of Punitive Damages Without Compensatory Damages Under 42 U.S.C. § 1981a Christy Lynn McQuality	643