

Fall 9-1-2004

## Table of Contents

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

---

### Recommended Citation

*Table of Contents*, 61 Wash. & Lee L. Rev. (2004), <https://scholarlycommons.law.wlu.edu/wlulr/vol61/iss4/1>

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](mailto:lawref@wlu.edu).

# WASHINGTON AND LEE LAW REVIEW

---

Volume 61

Fall 2004

Number 4

---

## SYMPOSIUM

### CRITICAL RACE THEORY: THE NEXT FRONTIER

- |   |      |
|---|------|
| Fighting Racism in the Twenty-First Century<br><i>Dorothy A. Brown</i>  | 1485 |
| Pensions, Risk, and Race<br><i>Dorothy A. Brown</i>   | 1501 |
| "We Are An Equal Opportunity Employer":<br>Diversity Doublespeak<br><i>Cheryl L. Wade</i>   | 1541 |
| Games CEOs Play and Interest Convergence Theory:<br>Why Diversity Lags in America's Boardrooms<br>and What To Do About It<br><i>Steven A. Ramirez</i> | 1583 |
| Overcoming Resistance to Diversity in the<br>Executive Suite: Grease, Grit, and the<br>Corporate Promotion Tournament<br><i>Donald C. Langevoort</i>  | 1615 |
| Race to the Top of the Corporate Ladder:<br>What Minorities Do When They Get There<br><i>Devon W. Carbado &amp;<br/>Mitu Gulati</i>                   | 1645 |
| Racial Dimensions of Credit and Bankruptcy<br><i>David A. Skeel, Jr.</i>  | 1695 |
| Race Matters in Bankruptcy<br><i>A. Mechele Dickerson</i>   | 1725 |

The Economics of Race: When Making It  
to the Middle Is Not Enough  
*Elizabeth Warren* 1777

## NOTES

*Archer v. Warner*: Circuit Split Resolution  
or Contractual Quagmire?  
*Jennifer R. Belcher* 1801

Making Gay Straight Alliance Student Groups  
Curriculum-Related: A New Tactic  
for Schools Trying To Avoid the  
Equal Access Act  
*Brian Berkley* 1847

A Model Definition of the Practice of Law:  
If Not Now, When? An Alternative  
Approach to Defining the Practice of Law  
*Soha F. Turfler* 1903

Double Jeopardy and Capital Sentencing:  
Preserving the Implied Acquittal of Death  
in the Wake of *Sattazahn v. Pennsylvania*  
*Leslie Evans Wood* 1961

---

---

# ARTICLES

---

---

