

Fall 9-1-1996

Table of Contents

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

Recommended Citation

Table of Contents, 53 Wash. & Lee L. Rev. (1996), <https://scholarlycommons.law.wlu.edu/wlulr/vol53/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.

WASHINGTON AND LEE LAW REVIEW

Volume 53

1996

Number 4

A TRIBUTE TO
EDMUND DOUGLAS CAMPBELL 1211

ARTICLES

Is a Textualist Approach to Statutory Interpretation
Pro-Environmentalist?: Why Pragmatic Agency
Decisionmaking Is Better than Judicial Literalism 1231
Bradford C. Mank

Protection and Treatment: The Permissible
Civil Detention of Sexual Predators 1293
John Kip Cornwell

Contingency Fee Abuses, Ethical Mandates, and
the Disciplinary System: The Case Against
Case-by-Case Enforcement 1339
Lester Brickman

Encouraging Employers to Abandon Their
"No Comment" Policies Regarding Job
References: A Reform Proposal 1381
Robert S. Adler
Ellen R. Peirce

NOTES

Should "Clean Hands" Protect the Government
Against § 2515 Suppression Under Title III
of the Omnibus Crime Control and
Safe Streets Act of 1968? 1473
Francis Marion Hamilton, III

NOAA's New Natural Resource
Damage Assessment Scheme:
It's Not About Collecting Money
James S. Seevers, Jr. 1513

A *Webb* of Confusion:
Equitable Tolling in Tax Refund Suits
Matthew L. Weidner 1571



Photo by W. Patrick Hinely

The Honorable John Minor Wisdom