



---

Summer 6-1-2012

## Table of Contents

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

---

### Recommended Citation

*Table of Contents*, 69 Wash. & Lee L. Rev. (2012).

Available at: <https://scholarlycommons.law.wlu.edu/wlulr/vol69/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 69

Summer 2012

Number 3

---

## ARTICLES

Justice in the Shadowlands: Pretrial  
Detention, Punishment, & the Sixth  
Amendment  
*Laura I. Appleman* 1297

Beyond War: Bin Laden, Escobar, and  
the Justification of Targeted Killing  
*Luis E. Chiesa*  
*Alexander K.A. Greenawalt* 1371

The CARD Act on Campus  
*Jim Hawkins* 1471

Congress, the Constitution, and  
Supreme Court Recusal  
*Louis J. Virelli III* 1535

## NOTES

“Waiving” Goodbye to Arbitration:  
A Contractual Approach  
*Paul Bennett IV* 1609

FATCA: Toward a Multilateral  
Automatic Information  
Reporting Regime  
*Joanna Heiberg* 1685

The Virtual Water Cooler and the  
NLRB: Concerted Activity in the  
Age of Facebook  
*Lauren K. Neal* 1715

Do End-Users Get the Best of Both  
Worlds?—Title VII of Dodd–Frank  
and the End-User Exception  
*Carney Simpson*

1759