

Summer 6-1-2013

Table of Contents

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

Recommended Citation

Table of Contents, 70 Wash. & Lee L. Rev. (2013), <https://scholarlycommons.law.wlu.edu/wlulr/vol70/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 70

Summer 2013

Number 3

ARTICLES

- Removing *Revlon* 1485
Franklin A. Gevurtz
- The Odd State of *Twiqbal* Plausibility 1573
in Pleading Affirmative Defenses
William M. Janssen
- Enforcement as Substance in Tax 1679
Compliance
Leandra Lederman
Ted Sichelman
- Unenforceability 1751
Lee Petherbridge
Jason Rantanen
R. Polk Wagner
- Regulating Shadows: Financial 1781
Regulation and Responsibility Failure
Steven L. Schwarcz

NOTES

- Over Your Head, Under the Radar: An 1829
Examination of Changing Legislation,
Aging Case Law, and Possible Solutions
to the Domestic Police Drone Puzzle
J. Tyler Black

Virginia’s Redefinition of the “Future Dangerousness” Aggravating Factor: Unprecedented, Unfounded, and Unconstitutional <i>Lara D. Gass</i>	1887
Is Your iTunes Playlist Worth Six Figures? Due Process, Statutory Damages, and Peer-to-Peer Copyright Infringement <i>Ryan Hrobak</i>	1941
Untangling the Circuit Splits Regarding Cell Tower Siting Policy and 47 U.S.C. § 332(c)(7): When Is a Denial of One Effectively a Prohibition on All? <i>Lucas R. White</i>	1981