



---

Spring 3-1-2015

## Table of Contents

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

---

### Recommended Citation

*Table of Contents*, 72 Wash. & Lee L. Rev. (2015).

Available at: <https://scholarlycommons.law.wlu.edu/wlulr/vol72/iss2/2>

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 72

Spring 2015

Number 2

---

## ARTICLES

- When Judges Have Reasons Not to Give  
Reasons: A Comparative Law Approach  
*Mathilde Cohen* 483
- Regulating Professional Sports Leagues  
*Nathaniel Grow* 573
- Progressive Legal Thought  
*Herbert Hovenkamp* 653
- Super-Liens to the Rescue? A Case  
Against Special Districts in  
Real Estate Finance  
*Christopher K. Odinet* 707
- Afterword to The AIG Bailout  
*William K. Sjostrom, Jr.* 795
- Tools of Ignorance: An Appraisal of  
Deficiency Judgments  
*Alan M. Weinberger* 829

## NOTES

- Adding a Due Diligence Defense to  
§ 13(b) and Rule 13b2-2 of the  
Securities Exchange Act of 1934  
*Michael Evans* 901
- Municipal Bonds in Bankruptcy  
§ 902(2) and the Proper Scope of  
“Special Revenues” in Chapter 9  
*Alexander D. Flachsbart* 955

The Admissibility of TrueAllele: A Computerized DNA Interpretation System <i>Katherine L. Moss</i>	1033
Coverage for Ill-Gotten Gains? Discussing the (Un)Insurability of Restitution and Disgorgement <i>Katherine C. Skilling</i>	1077