

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), <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 & 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 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