



---

9-1-2017

## Table of Contents

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



Part of the [Law Commons](#)

---

### Recommended Citation

*Table of Contents*, 74 Wash. & Lee L. Rev. (2017).

Available at: <https://scholarlycommons.law.wlu.edu/wlulr/vol74/iss4/2>

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 74

Fall 2017

Number 4

---

## Articles

- Arming the Second Amendment—and Enforcing  
the Fourteenth  
*William D. Araiza* 1801
- Exploiting Regulatory Inconsistencies  
*Emily Cauble* 1895
- Warfare as Regulation  
*Robert Knowles* 1953
- A Spatial Critique of Intellectual Property  
Law and Policy  
*Peter K. Yu* 2045
- The *Klein* Rule of Decision Puzzle and the  
Self-Dealing Solution  
*Evan C. Zoldan* 2133

## Notes

- What Do I Have to Do to Get Paid Around Here?:  
Rule 26(b)(4)(E)(i) and the Qualms Regarding  
Expert Deposition Preparation Time  
*Brett Lawrence* 2231
- The Debt-Equity Labyrinth: A Case for the New  
Section 385 Regulations  
*Alexander Lewitt* 2281
- Locked Up: *Demore*, Mandatory Detention, and  
the Fifth Amendment  
*Alix Sirota* 2337

©2017 by Washington and Lee University School of Law

ISSN: 0043-0463