

Washington and Lee Law Review

Volume 75 | Issue 4

Article 2

2-19-2019

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, 75 Wash. & Lee L. Rev. (2019). Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol75/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.

WASHINGTON AND LEE LAW REVIEW

Volume 75	Fall 2018	Number 4
-----------	-----------	----------

ARTICLES

Half a Century of Supreme Court Clean Air Act	1781
Interpretation: Purposivism, Textualism,	
Dynamism, and Activism	
David M. Driesen, Thomas M. Keck &	
Brandon T. Metroka	

- Rehabilitating the Nuisance Injunction to 1859 Protect the Environment Doug Rendleman
- Artificial Intelligence and Patent Ownership 1945 W. Michael Schuster
- Marriage Equality Comes to the Fourth Circuit 2005 Carl Tobias
 - The Practice and Tax Consequences of
Nonqualified Deferred Compensation
David I. Walker2065

NOTES

Sentence for the Damned: Using Atkins to Understand the "Irreparable Corruption" Standard for Juvenile Life Without Parole Zachary Crawford-Pechukas Facing the Inevitable: The Inevitable 2207 Disclosure Doctrine and the Defend Trade Secrets Act of 2016 *M. Claire Flowers*

 $\mathbb{C}2018$ by Washington and Lee University School of Law ISSN: 0043-0463