

9-1-1975

Articles

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

Recommended Citation

Articles, 32 Wash. & Lee L. Rev. 1143 (1975), <http://scholarlycommons.law.wlu.edu/wlulr/vol32/iss4/22>

This Index is brought to you for free and open access by the Law School Journals at Washington & Lee University School of Law Scholarly Commons. It has been accepted for inclusion in Washington and Lee Law Review by an authorized administrator of Washington & Lee University School of Law Scholarly Commons. For more information, please contact osbornecl@wlu.edu.

ARTICLES

	PAGE
Ross L. Malone	<i>Honorable Lewis F. Powell, Jr.</i> 1
The Inflation Crunch and Relief for Government Contractors Under Public Law 85-804	<i>Richard C. Johnson</i> 5
The 1974 Diplomatic Conference on the Law of War: A Victory for Political Causes and a Return to the "Just War" Concept of the Eleventh Century	<i>David E. Graham</i> 25
Article 1 of Amended Draft Protocol I to the 1949 Geneva Conventions: The Coming of Age of the Guerrilla	<i>James E. Bond</i> 65
Address: Summary Prejudgment Creditors' Remedies and Due Process of Law: Continuing Uncertainty After <i>Mitchell v.</i> <i>W. T. Grant Co.</i>	<i>Roy L. Steinheimer, Jr.</i> 79
Annual Survey of Antitrust Developments—Class Actions, Mergers and Market Definition: A New Trend Toward Neutrality	<i>John H. Shenefield</i> 299
Justiciability and Mental Health	<i>Lewis H. LaRue</i> 347
Factors Determining the Degree of Culpability Necessary for Violation of the Federal Securities Laws in Information Trans- mission Cases	<i>David S. Ruder</i> 571
Professional Responsibility and Self-Regulation of the Securities Lawyer	<i>James H. Cheek, III</i> 597
SEC Enforcement Techniques: Expanding and Exotic Forms of Ancillary Relief	<i>James C. Treadway, Jr.</i> 637
The Presidency and Congress	<i>Charles L. Black, Jr.</i> 841
Irrevocable Term Life Insurance Trusts and Gifts in Contemplation of Death Under § 2035	<i>Edward S. Graves</i> 855 <i>and</i> <i>Stephen M. Finley</i>
A Critique of Two Arguments Against the Exclusionary Rule: The Historical Error and the Comparative Myth	<i>Donald E. Wilkes</i> 881