

William & Mary Law Review

Volume 38 (1996-1997)
Issue 3 *Institute of Bill of Rights Symposium:
Defining Takinhs: Private Property and the
Future of Government Regulations*

Article 1

March 1997

Table of Contents (v. 38, no. 3)

Follow this and additional works at: <https://scholarship.law.wm.edu/wmlr>

Repository Citation

Table of Contents (v. 38, no. 3), 38 Wm. & Mary L. Rev. (1997), <https://scholarship.law.wm.edu/wmlr/vol38/iss3/1>

Copyright c 1997 by the authors. This article is brought to you by the William & Mary Law School Scholarship Repository.
<https://scholarship.law.wm.edu/wmlr>

William and Mary Law Review

VOLUME 38

March 1997

INSTITUTE OF BILL OF RIGHTS LAW SYMPOSIUM DEFINING TAKINGS: PRIVATE PROPERTY AND THE FUTURE OF GOVERNMENT REGULATION

- THE POLITICS OF TAKINGS: CHOOSING THE APPROPRIATE
DECISIONMAKER *Lynda L. Butler* 749
- MUDDLE OR MUDDLE THROUGH? TAKINGS JURISPRUDENCE
MEETS THE ENDANGERED SPECIES ACT *Mark Sagoff* 825
- INSERTING THE LAST REMAINING PIECES INTO THE
TAKINGS PUZZLE *Douglas W. Kmiec* 995
- THE DELICATE ART OF BALANCE—RUMINATIONS ON
CHANGE AND EXPECTANCY IN LOCAL LAND USE
James E. Brookshire 1047
- COUNTING VOTES AND DISCOUNTING HOLDINGS IN THE
SUPREME COURT'S TAKINGS CASES *Richard J. Lazarus* 1099
- THE TAKINGS-PUZZLE PUZZLE *James E. Krier* 1143
- THE *ARMSTRONG* PRINCIPLE, THE NARRATIVES
OF TAKINGS, AND COMPENSATION
STATUTES *William Michael Treanor* 1151
- HOW TAKINGS LEGISLATION COULD *IMPROVE*
ENVIRONMENTAL REGULATION *E. Donald Elliott* 1177
- NOTES
- ROLLING THE "BARREL" A LITTLE FURTHER:
ALLOWING *RES IPSA LOQUITUR* TO ASSIST IN PROVING
STRICT LIABILITY IN TORT MANUFACTURING DEFECTS 1197
- EVERYTHING OLD IS NEW AGAIN: REACHING THE
LIMITS OF *INDOPCO*'S FUTURE BENEFITS WITH THE
JUST-IN-TIME MANAGEMENT PHILOSOPHY 1257