

William & Mary Law Review

Volume 37 (1995-1996)
Issue 3

Article 1

April 1996

Table of Contents (v. 37, no. 3)

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

Repository Citation

Table of Contents (v. 37, no. 3), 37 Wm. & Mary L. Rev. (1996), <https://scholarship.law.wm.edu/wmlr/vol37/iss3/1>

Copyright c 1996 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 37

SPRING 1996

ARTICLES

RECONCEPTUALIZING FEDERAL PREEMPTION
OF TORT CLAIMS AS THE GOVERNMENT
STANDARDS DEFENSE *Lars Noah* 903

THE CONSTITUTION AS AN OBSTACLE TO
GOVERNMENT ETHICS—REFORMIST
LEGISLATION AFTER *NATIONAL TREASURY*
EMPLOYEES UNION *George D. Brown* 979

BREAKING UP A FAMILY OR PUTTING IT
BACK TOGETHER AGAIN: REFINING
THE PREFERENCE IN FAVOR OF THE
PARENT IN THIRD-PARTY
CUSTODY CASES *Carolyn Wilkes Kaas* 1045

NOTES

EXXON SHIPPING, THE POWER TO SUBPOENA
FEDERAL AGENCY EMPLOYEES, AND THE
HOUSEKEEPING STATUTE: CLEANING UP THE
HOUSEKEEPING PRIVILEGE FOR THE
CHIMNEY-SWEEPER'S BENEFIT 1137

TREADING ON SACRED GROUND: CONGRESS'S POWER
TO SUBJECT WHITE HOUSE ADVISERS TO SENATE
CONFIRMATION 1183