

William & Mary Law Review

Volume 34 (1992-1993)
Issue 2

Article 1

February 1993

Table of Contents (v. 34, no. 2)

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

Repository Citation

Table of Contents (v. 34, no. 2), 34 Wm. & Mary L. Rev. (1993), <https://scholarship.law.wm.edu/wmlr/vol34/iss2/1>

Copyright c 1993 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 34

WINTER 1993

NUMBER 2

IN MEMORIAM

WALTER L. WILLIAMS, JR.	333
RICHARD E. WALCK	335

ARTICLES

PUBLIC CHOICE, PUBLIC INTEREST, AND THE SOFT DRINK INTERBRAND COMPETITION ACT: TIME TO DERAIL THE "ROOT BEER EXPRESS"?	<i>Allan W. Vestal</i>	337
CONCEPTION AND THE "ON SALE" BAR	<i>David W. Carstens and Craig Allen Nard</i>	393

BOOK REVIEW

LIBERTY VS. EQUALITY: IN DEFENSE OF PRIVILEGED WHITE MALES	<i>Nancy E. Dowd</i>	429
---	----------------------	-----

NOTES

NO FAULT EQUITABLE SUBORDINATION: REASSURING INVESTORS THAT ONLY GOVERNMENT PENALTY CLAIMS ARE AT RISK		487
THE PRESENTENCE INTERVIEW AND THE RIGHT TO COUNSEL: A CRITICAL STAGE UNDER THE FEDERAL SENTENCING STRUCTURE		527