

# William & Mary Law Review

---

Volume 32 (1990-1991)  
Issue 4

Article 1

---

April 1991

## Table of Contents (v. 32, no. 4)

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

---

### Repository Citation

*Table of Contents (v. 32, no. 4)*, 32 Wm. & Mary L. Rev. (1991), <https://scholarship.law.wm.edu/wmlr/vol32/iss4/1>

Copyright c 1991 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 32

SUMMER 1991

NUMBER 4

---

## ARTICLES

- TEXTUALISM, CONSTITUTIONALISM, AND  
THE INTERPRETATION OF  
FEDERAL STATUTES ..... *Jerry L. Mashaw* 827
- LIABILITY UNDER SECTION 12(2) OF  
THE SECURITIES ACT OF 1933  
FOR FRAUDULENT TRADING IN  
POSTDISTRIBUTION MARKETS.....*Therese H. Maynard* 847
- UNITED STATES V. UNITED STATES:*  
WHEN CAN THE FEDERAL  
GOVERNMENT SUE ITSELF?.....*Michael Herz* 893

## ESSAY

- THE ASSAULT ON SCHOLARSHIP .....*David L. Gregory* 993

## BOOK REVIEW

- BACK TO THE FUTURE OF  
LABOR LAW..... *Matthew W. Finkin* 1005

## NOTES

- REDEFINING THE HARM OF  
PEREMPTORY CHALLENGES..... 1027
- CHAPTER 13'S LIBERAL DISCHARGE PROVISIONS  
AND "WILLFUL AND MALICIOUS"  
TORT JUDGMENTS: CREDITOR CLASSIFICATION  
AS A MEANS OF ACCOUNTING FOR THE  
DEBTOR'S EGREGIOUS ACTION..... 1065