

William & Mary Law Review

Volume 52 (2010-2011)
Issue 4

Article 1

March 2011

Table of Contents (v. 52, no. 4)

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

Repository Citation

Table of Contents (v. 52, no. 4), 52 Wm. & Mary L. Rev. (2011), <https://scholarship.law.wm.edu/wmlr/vol52/iss4/1>

Copyright c 2011 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 52

MARCH 2011

NUMBER 4

ARTICLES

- PROVOCATION MANSLAUGHTER AS
PARTIAL JUSTIFICATION AND
PARTIAL EXCUSE *Mitchell N. Berman* 1027
Ian P. Farrell
- MISMATCH: THE MISUSE OF MARKET
EFFICIENCY IN MARKET MANIPULATION
CLASS ACTIONS *Charles R. Korsmo* 1111
- YOU *DO* HAVE TO KEEP YOUR PROMISES:
A DISGORGEMENT THEORY OF
CONTRACT REMEDIES *Steve Thel* 1181
Peter Siegelman
- SUITABLE FOR FRAMING: BUSINESS
DEDUCTIONS IN A NET INCOME
TAX SYSTEM *David I. Walker* 1247
- ## NOTES
- WHAT TO DO WITH *DAUBERT*: HOW TO BRING
STANDARDS OF RELIABLE SCIENTIFIC
EVIDENCE TO THE NATIONAL VACCINE
INJURY COMPENSATION PROGRAM *Brandon L. Boxler* 1319
- CAUSING DAMAGE WITHOUT AUTHORIZATION:
THE LIMITATIONS OF CURRENT JUDICIAL
INTERPRETATIONS OF EMPLOYEE
AUTHORIZATION UNDER THE
COMPUTER FRAUD AND ABUSE ACT *Garrett D. Urban* 1369