

# William & Mary Law Review

---

Volume 60 (2018-2019)  
Issue 5

Article 1

---

4-15-2019

## Table of Contents (vol. 60, no. 5)

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

---

### Repository Citation

*Table of Contents (vol. 60, no. 5)*, 60 Wm. & Mary L. Rev. (2019),  
<https://scholarship.law.wm.edu/wmlr/vol60/iss5/1>

Copyright c 2019 by the authors. This article is brought to you by the William & Mary Law School Scholarship Repository.  
<https://scholarship.law.wm.edu/wmlr>

# William & Mary Law Review

---

VOLUME 60

APRIL 2019

NUMBER 5

---

## ARTICLES

- NO ARBITRARY POWER: AN ORIGINALIST THEORY  
OF THE DUE PROCESS OF LAW. . . . . *Randy E. Barnett* 1599  
*Evan D. Bernick*
- WHY RAPE SHOULD BE A FEDERAL CRIME . . . . *Donald A. Dripps* 1685
- THE HAVES OF PROCEDURE . . . . . *Ion Meyn* 1765
- COMPENSATION AT THE CROSSROADS:  
AUTONOMOUS VEHICLES & ALTERNATIVE  
VICTIM COMPENSATION SCHEMES . . . . . *Tracy Hresko Pearl* 1827
- THE CASE OF THE RELIGIOUS GAY BLOOD  
DONOR . . . . . *Brian Soucek* 1893

## NOTES

- AN IMPLIED DEFENSE: SELF-DISCLOSURE OFFERS  
A DEFENSE TO THE EXPANDED FALSE CLAIMS  
LIABILITY AFTER *UNIVERSAL HEALTH*  
*SERVICES V. ESCOBAR*. . . . . *Megan E. Italiano* 1943
- TRUSTING THE FEDERALISM PROCESS UNDER UNIQUE  
CIRCUMSTANCES: UNITED STATES ELECTION  
ADMINISTRATION AND CYBERSECURITY . . . . . *Eric S. Lynch* 1979