1991

University of Richmond Law Review

Follow this and additional works at: http://scholarship.richmond.edu/lawreview

Part of the Law Commons

Recommended Citation

Available at: http://scholarship.richmond.edu/lawreview/vol26/iss1/1

This Prefatory Matter is brought to you for free and open access by the Law School Journals at UR Scholarship Repository. It has been accepted for inclusion in University of Richmond Law Review by an authorized editor of UR Scholarship Repository. For more information, please contact scholarshiprepository@richmond.edu.
CONTENTS

ARTICLES

Redressing Wrongs of the Blamelessly
Ignorant Survivor of Incest ................ Camille W. Cook 1
Pamela Kirkwood Millsaps

Procedural Solutions to the Attorney's Fee
Problem in Complex Litigation .......... Christopher P. Lu 41

The Discourse Ethics Alternative
to Rust v. Sullivan ......................... Gary Charles Leedes 87

The Like-Kind Exchange of Partnership Interests
Under IRC Section 1031(a)(2)(D): An Historical
Analysis of Alternative Approaches ...... Vincent John Piazza 145

The Failure of Felix Frankfurter ......... Melvin I. Urofsky 175

NOTES

The Availability of Attorneys' Fees as a Necessary
Cost of Response in Private Cost-Recovery Actions
Under CERCLA ......................... Heather M. Harvey 213

Protecting the Environment: Creating a Citizen
Standing-to-Sue Statute in Virginia ...... W. Scott Magargee 235

BOOK REVIEW

Virginia Law of Products
Liability ............... Reviewed by Thomas W. Williamson, Jr. 255
The Law Review invites the submission of prospective articles and book reviews. Submissions must be typed and triple-spaced. Endnotes should be used instead of footnotes and all citations must conform to A Uniform System of Citation (15th ed. 1991). Manuscripts should be addressed to the Lead Articles Editor. Only those manuscripts that are accompanied by a stamped, self-addressed envelope will be returned.

Address all correspondence to:

UNIVERSITY OF RICHMOND LAW REVIEW
University of Richmond, Virginia 23173