

## **Texas Wesleyan Law Review**

Volume 9 | Issue 1 Article 2

10-1-2002

### **Table of Contents**

Follow this and additional works at: https://scholarship.law.tamu.edu/txwes-lr

### **Recommended Citation**

Table of Contents, 9 Tex. Wesleyan L. Rev. (2002).

Available at: https://scholarship.law.tamu.edu/txwes-lr/vol9/iss1/2

This Front Matter is brought to you for free and open access by Texas A&M Law Scholarship. It has been accepted for inclusion in Texas Wesleyan Law Review by an authorized editor of Texas A&M Law Scholarship. For more information, please contact aretteen@law.tamu.edu.

# Texas Wesleyan Law Review

Volume 9 Fall 2002 Number 1

#### **CONTENTS**

### ARTICLE

A Fool's Errand? Legal Legacies of	
Reconstruction in Two Southern States	1
Joseph A. Ranney	
NOTES AND COMMENTS	
Cheeseheads and Longhorns: Why Texas Should Follow Wisconsin's Lead in the Treatment of Limited Liability Company Member Interests as	
Securities	59
Texas Family Code Section 263.401: Improving the Mandatory Dismissal Deadline to Be Truly in the Best Interest of the Child	95
Sherry A. Hess	
Senate Bill 140: How Much Did It Change Texas Family Code Section 153.004?	121
Shelly Holcomb	