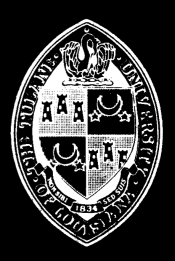
Tulane Lam Reniem



Devoted to the Civil Law, Comparative Law and Codification

CONTRIBUTION BETWEEN TORTFEASORS
IN AMERICAN AND
GERMAN LAW — A COMPARATIVE STUDY

Martin Turck

COMMON DISASTERS AND COMMON SENSE IN LOUISIANA

Max Nathan, Jr

LIBEL IN THE SOVIET PRESS: THE NEW CIVIL REMEDY IN THEORY AND PRACTICE

Peter B. Maggs and Karl F. Winkler

ASSUMPTION OF BANKRUPTCY JURISDICTION OVER NONRESIDENTS

Kurt H. Nadelmann

Vol. XLI, No. I December 1966

HEMEROTECA

SALA

ESTANTE 10

TABLA

Tulane Law Review



Vol. XLI

DECEMBER 1966

No. 1

TABLE OF CONTENTS

BIBLIOTECA DE LA CORTE SUPREMA DE ORDEN UBICACIÓN

ARTICLES

CONTRIBUTION BETWEEN TORTFEASORS IN AMERICA AND GERMAN LAW - A COMPARATIVE STUDY.....

COMMON DISASTERS AND COMMON SENSE IN LOUISIANA Max Nathan, Jr.

LIBEL IN THE SOVIET PRESS: THE NEW CIVIL REMEDY IN THEORY AND PRACTICE Peter B. Maggs and Karl F. Winkler **55**

ASSUMPTION OF BANKRUPTCY JURISDICTION OVER NON-RESIDENTS Kurt H. Nadelmann 75

COMMENT

Joint Ventures in Latin America: The Antitrust Aspects Thomas J. Andre, Jr. 84

NOTES

Constitutional Law — Congressional Power Under the Fifth Section of the Fourteenth Amendment (Katzenbach v. Morgan, U.S. 1966).....Frank M. Wagar 120

Constitutional Law — Freedom of Speech — Pandering Held Relevant to the Application

Constitutional Law — Self-Incrimination — Unlawful Search and Seizure — Admissibility in State Criminal Prosecution of Result of Blood Test Taken Without

Criminal Law — Cruel and Unusual Punishment — Alcoholism as a Defense to a Charge of Public Intoxication (Driver v. Hinnant, 4th Cir. 1966).....Dando B. Cellini 140

Domestic Relations — Custody Dispute Between a

Federal Income Taxation — Corporations — Hybrid Securities — Deduction for Interest on an Indebtedess (United States v. Snyder

Federal Income Taxation - Depreciation Deduction in Year of Sale (Fribourg Nav. Co. v. Commissioner, U.S. 1966) Stephen G. Davidson 161

Rights Removal — Denial of or Inability to Enforce Equal Civil Rights (Georgia v. Rachel, U.S. 1966; City of Greenwood v. Peacock, U.S. 1966)	168
Offenses and Quasi-Offenses — Negligence in the Sale of Liquor — The Undertaking of the Duty (Lee v. Peerless Ins. Co., La. 1966)	182
Oil and Gas — Forced Unitization — Division of Mineral Servitude (Trunkline Gas Co. v. Steen, La. 1966)	189
Securities Regulation — Short Swing Profits — Pragmatic Approach to Section 16(b) (Blau v. Lamb, 2d Cir. 1966)	194
Successions — Satisfaction of the Légitime by Interests Other Than Full Ownership (Succession of Williams, La. App. 4th Cir. 1966)Oscar W. Boswell	210
REVIEWS	
Gilmore, Security Interests in Personal Property	218
Stone, Social Dimensions of Law and Justice	220
Cohen, Jewish and Roman Law — A Comparative Study	226
Mouton, A Legal Mineralogy for LouisianaLeslie Moses	230

TULANE LAW REVIEW

Subscription \$7.50 a Year Foreign Subscription \$8.00 a Year Single Copy \$2.50

Published by Tulane Law Review Association in December, February, April and June

Total paid circulation — 1,722

Second-class postage paid at New Orleans, Louisiana Copyright 1967 by the Tulane Law Review Association

TULANE UNIVERSITY New Orleans, Louisiana 70118 U.S.A.