TULANE LAW REVIEW

VOLUME 64

NOVEMBER 1989

Number 1

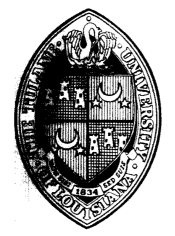
CONTENTS

ARTICLES

IN MEMORIAM	offman F. Fuller	1
CORPORATE DIRECTORS AND THE "SOCIAL COSTS" OF TAKEOVERS—REFLECTIONS ON THE TIN PARACHUTE	Patrick J. Ryan	3
THE USE AND MISUSE OF THE TERM "CONSUMER WELFARE": ONCE MORE TO THE MAT ON THE ISSUE OF SINGLE ENTITY STATUS FOR SPORTS LEAGUES UNDER SECTION 1 OF THE SHERMAN ACT		71
THE ANTITRUST STATUS OF SPORTS LEAGUES REVISITED	Gary R. Roberts	117
THE CIVIL CODE OF LOUISIANA IS ALIVE AND WELL	io C. Cueto-Rua	147
REVISION OF THE CODE OR REGRESSION TO A DIGEST? A REJOINDER TO PROFESSOR CUETO-RUA	e r non V. Palmer	177
COMMENTS		
Lender Liability: Good Faith and Demand Notes	A.J. Herbert III	187
THE COHEN COLLATERAL ORDER DOCTRINE: THE PROPER VEHICLE FOR INTERLOCUTORY APPEAL OF DISCOVERY ORDERS	Vicole E. Paolini	215
THE SALEM WITCH TRIALS 300 YEARS LATER HOW FAR HAS THE AMERICAN LEGAL SYSTE COME? HOW MUCH FURTHER DOES IT		
NEED TO GO?	artha M. Young	235

RECENT DEVELOPMENTS

NASELLO V. TRANSIT CASUALTY CO.: INSURANCE INSOLVENCY: WHO PROTECTS THE POLICYHOLDER?	259
TEXAS V. JOHNSON: THE UNITED STATES SUPREME COURT REAFFIRMS THE VERY PRINCIPLES OF FREEDOM FOR WHICH THE AMERICAN FLAG STANDS	265
VAULT CORP. V. QUAID SOFTWARE LTD.: LIMITS TO COPYRIGHT PROTECTION FOR COMPUTER PROGRAMS	270



Tulane Law Review

A National Law Journal Distinguished for Coverage of Civil and Comparative Law

ARTICLES

CORPORATE DIRECTORS AND THE "SOCIAL COSTS" OF TAKEOVERS—REFLECTIONS ON THE TIN PARACHUTE

Patrick J. Ryan

THE USE AND MISUSE OF THE TERM "CONSUMER WELFARE": ONCE MORE TO THE MAT ON THE ISSUE OF SINGLE ENTITY STATUS FOR SPORTS LEAGUES UNDER SECTION 1 OF THE SHERMAN ACT

Myron C. Grauer

THE ANTITRUST STATUS OF SPORTS LEAGUES REVISITED

Gary R. Roberts

THE CIVIL CODE OF LOUISIANA IS ALIVE AND WELL

Julio C. Cueto-Rua

REVISION OF THE CODE OR REGRESSION TO A DIGEST? A REJOINDER TO PROFESSOR CUETO-RUA

Vernon V. Palmer

COMMENTS

Lender Liability: Good Faith and

Demand Notes

A.J. Herbert III

The Cohen Collateral Order Doctrine: The Proper Vehicle for Interlocutory

Appeal of Discovery Orders

Nicole E. Paolini

The Salem Witch Trials 300 Years Later:

How Far Has the American Legal System Come?

How Much Further Does It Need to Go?

Martha M. Young

VOLUME 64 NUMBER 1 NOVEMBER 1989

CENTRO LINCOLN



Tulane **C 8 Law Review

A National Law Journal Distinguished for Coverage of Civil and Comparative Law

ARTICLES

CORPORATE DIRECTORS AND THE "SOCIAL COSTS" OF TAKEOVERS—REFLECTIONS ON THE TIN PARACHUTE

Patrick J. Ryan

THE USE AND MISUSE OF THE TERM "CONSUMER WELFARE": ONCE MORE TO THE MAT ON THE ISSUE OF SINGLE ENTITY STATUS FOR SPORTS LEAGUES UNDER SECTION 1 OF THE SHERMAN ACT

Myron C. Grauer

THE ANTITRUST STATUS OF SPORTS LEAGUES REVISITED

Gary R. Roberts

THE CIVIL CODE OF LOUISIANA IS ALIVE AND WELL

Julio C. Cueto-Rua

REVISION OF THE CODE OR REGRESSION TO A DIGEST? A REJOINDER TO PROFESSOR CUETO-RUA

Vernon V. Palmer

COMMENTS

Lender Liability: Good Faith and Demand Notes

A.J. Herbert III

The Cohen Collateral Order Doctrine: The Proper Vehicle for Interlocutory Appeal of Discovery Orders

Nicole E. Paolini

The Salem Witch Trials 300 Years Later:

How Far Has the American Legal System Come?

How Much Further Does It Need to Go?

Martha M. Young

VOLUME 64 NUMBER 1 NOVEMBER 1989

TULANE LAW REVIEW

VOLUME 64

NOVEMBER 1989

Number 1

CONTENTS

ARTICLES

IN MEMORIAM	1
CORPORATE DIRECTORS AND THE "SOCIAL COSTS" OF TAKEOVERS—REFLECTIONS ON THE TIN PARACHUTE	3
THE USE AND MISUSE OF THE TERM "CONSUMER WELFARE": ONCE MORE TO THE MAT ON THE ISSUE OF SINGLE ENTITY STATUS FOR SPORTS LEAGUES UNDER SECTION 1 OF THE SHERMAN ACT	71
THE ANTITRUST STATUS OF SPORTS LEAGUES REVISITED	117
THE CIVIL CODE OF LOUISIANA IS ALIVE AND WELL	147
REVISION OF THE CODE OR REGRESSION TO A DIGEST? A REJOINDER TO PROFESSOR CUETO-RUA	177
LENDER LIABILITY: GOOD FAITH AND DEMAND NOTES	187
THE COHEN COLLATERAL ORDER DOCTRINE: THE PROPER VEHICLE FOR INTERLOCUTORY APPEAL OF DISCOVERY ORDERS Nicole E. Paolini	215
THE SALEM WITCH TRIALS 300 YEARS LATER: HOW FAR HAS THE AMERICAN LEGAL SYSTEM COME? HOW MUCH FURTHER DOES IT	
NEED TO GO? Martha M. Young	235

RECENT DEVELOPMENTS

Vasello v. Transit Casualty Co.: INSURANCE INSOLVENCY: WHO PROTECTS THE POLICYHOLDER?	259
TEXAS V. JOHNSON: THE UNITED STATES SUPREME COURT REAFFIRMS THE VERY PRINCIPLES OF FREEDOM FOR WHICH THE AMERICAN FLAG STANDS	265
VAULT CORP. V. QUAID SOFTWARE LTD.: LIMITS TO COPYRIGHT PROTECTION FOR COMPUTER PROGRAMS D.J. Hale	270