

Tulane Law Review

HERMEROTECA	
Sala	2
Estante	40
Tabla	

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

ARTICLES

"ASK ME NO QUESTIONS AND I'LL TELL
YOU NO LIES": STATUTORY AND COMMON-LAW
DISCLOSURE REQUIREMENTS WITHIN
HIGH-TECH JOINT VENTURES

Allan W. Vestal

AN ALTERNATIVE THEORY OF PRACTICAL
REASON IN JUDICIAL DECISIONS

David E. Van Zandt

PROHIBITING RACE-BASED PEREMPTORY
CHALLENGES: SHOULD THE PRINCIPLE OF
EQUAL PROTECTION BE EXTENDED
TO PRIVATE LITIGANTS?

Jere W. Morehead

REFLECTIONS ON THE FREEDOM OF MOVEMENT
IN LIGHT OF THE DISMANTLED
"IRON CURTAIN"

Francis A. Gabor

COMMENT

The Doctrine of Equivalents in Patent Law:
Post-*Pennwalt* Developments

William E. Eshelman

VOLUME 65

NUMBER 4

MARCH 1991



TULANE LAW REVIEW

VOLUME 65

MARCH 1991

NUMBER 4

CONTENTS

ARTICLES

- "ASK ME NO QUESTIONS AND I'LL TELL YOU NO LIES":
STATUTORY AND COMMON-LAW DISCLOSURE
REQUIREMENTS WITHIN HIGH-TECH
JOINT VENTURES..... *Allan W. Vestal* 705
- AN ALTERNATIVE THEORY OF PRACTICAL
REASON IN JUDICIAL DECISIONS *David E. Van Zandt* 775
- PROHIBITING RACE-BASED PEREMPTORY
CHALLENGES: SHOULD THE PRINCIPLE OF
EQUAL PROTECTION BE EXTENDED TO
PRIVATE LITIGANTS?..... *Jere W. Morehead* 833
- REFLECTIONS ON THE FREEDOM OF
MOVEMENT IN LIGHT OF THE DISMANTLED
"IRON CURTAIN" *Francis A. Gabor* 849

COMMENT

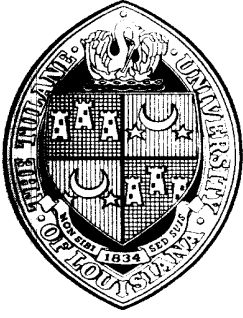
- THE DOCTRINE OF EQUIVALENTS IN
PATENT LAW: POST-PENNWALT
DEVELOPMENTS..... *William E. Eshelman* 883

RECENT DEVELOPMENTS

- GREMILLION V. GULF COAST CATERING CO.*:
JUDICIAL ABRIDGMENT OF
JONES ACT REMEDIES *P.H. Taylor* 911
- LEJEUNE V. RAYNE BRANCH HOSPITAL*:
ALLOWING BYSTANDER MENTAL ANGUISH
CLAIMS IN LOUISIANA *S.R. Conley* 918
- LOUISIANA LAND & EXPLORATION CO. V.*
PILOT PETROLEUM CORP.: HAS THE
FIFTH CIRCUIT ADEQUATELY DEFINED
"IN TRANSIT"?..... *L.P. LeVasseur* 926

**MARYLAND V. CRAIG: A CHILD
WITNESS NEED NOT VIEW THE DEFENDANT
DURING TESTIMONY IN CHILD-ABUSE CASES.. *B.I. Pershkov* 935**

**MILKOVICH V. LORAIN JOURNAL CO.:
LOST BREATHING SPACE—SUPREME COURT
STIFLES FREEDOM OF EXPRESSION BY
ELIMINATING FIRST AMENDMENT
OPINION PRIVILEGE.....*T.R. Hager* 944**



Tulane Law Review

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

CENTRO LINCOLN

ARTICLES
"ASK ME NO QUESTIONS AND I'LL TELL
YOU NO LIES": STATUTORY AND COMMON-LAW
DISCLOSURE REQUIREMENTS WITHIN
HIGH-TECH JOINT VENTURES

Allan W. Vestal

AN ALTERNATIVE THEORY OF PRACTICAL
REASON IN JUDICIAL DECISIONS

David E. Van Zandt

PROHIBITING RACE-BASED PEREMPTORY
CHALLENGES: SHOULD THE PRINCIPLE OF
EQUAL PROTECTION BE EXTENDED
TO PRIVATE LITIGANTS?

Jere W. Morehead

REFLECTIONS ON THE FREEDOM OF MOVEMENT
IN LIGHT OF THE DISMANTLED
"IRON CURTAIN"

Francis A. Gabor

COMMENT

The Doctrine of Equivalents in Patent Law:
Post-*Pennwalt* Developments

William E. Eshelman

VOLUME 65

NUMBER 4

MARCH 1991

*MARYLAND V. CRAIG: A CHILD
WITNESS NEED NOT VIEW THE DEFENDANT
DURING TESTIMONY IN CHILD-ABUSE CASES.. B.I. Pershkov 935*

*MILKOVICH V. LORAIN JOURNAL CO.:
LOST BREATHING SPACE—SUPREME COURT
STIFLES FREEDOM OF EXPRESSION BY
ELIMINATING FIRST AMENDMENT
OPINION PRIVILEGE.....T.R. Hager 944*

TULANE LAW REVIEW

VOLUME 65

MARCH 1991

NUMBER 4

CONTENTS

ARTICLES

- "ASK ME NO QUESTIONS AND I'LL TELL YOU NO LIES":
STATUTORY AND COMMON-LAW DISCLOSURE
REQUIREMENTS WITHIN HIGH-TECH
JOINT VENTURES..... *Allan W. Vestal* 705
- AN ALTERNATIVE THEORY OF PRACTICAL
REASON IN JUDICIAL DECISIONS*David E. Van Zandt* 775
- PROHIBITING RACE-BASED PEREMPTORY
CHALLENGES: SHOULD THE PRINCIPLE OF
EQUAL PROTECTION BE EXTENDED TO
PRIVATE LITIGANTS?.....*Jere W. Morehead* 833
- REFLECTIONS ON THE FREEDOM OF
MOVEMENT IN LIGHT OF THE DISMANTLED
"IRON CURTAIN" *Francis A. Gabor* 849

COMMENT

- THE DOCTRINE OF EQUIVALENTS IN
PATENT LAW: POST-*PENNWALT*
DEVELOPMENTS..... *William E. Eshelman* 883

RECENT DEVELOPMENTS

- GREMILLION V. GULF COAST CATERING Co.* :
JUDICIAL ABRIDGMENT OF
JONES ACT REMEDIES *P.H. Taylor* 911
- LEJEUNE V. RAYNE BRANCH HOSPITAL* :
ALLOWING BYSTANDER MENTAL ANGUISH
CLAIMS IN LOUISIANA *S.R. Conley* 918
- LOUISIANA LAND & EXPLORATION Co. v.*
PILOT PETROLEUM CORP. : HAS THE
FIFTH CIRCUIT ADEQUATELY DEFINED
"IN TRANSIT"? *L.P. LeVasseur* 926