

Tulane abla Law Review

Devoted to the Civil Law, Comparative Law and Admiralty

ARTICLES

RETHINKING PROCEEDS: THE HISTORY, MISINTERPRETATION AND REVISION OF U.C.C. **SECTION 9:306**

R. Wilson Freyermuth

CONTRACTS LIMITING LIABILITY: A PARADOX WITH TACIT SOLUTIONS

Blake D. Morant

ESSAYS

CIVIL RIGHTS IN THE 1950s

Herbert Brownell

MAY I HAVE THE NEXT DANCE, MRS. FRYE?

Honorable Martin L. C. Feldman

VOLUME 69

NUMBER 3 FEBRUARY 1995

TULANE LAW REVIEW

VOLUME 69

FEBRUARY 1995

Number 3

CONTENTS

ARTICLES	
RETHINKING PROCEEDS: THE HISTORY, MISINTERPRETATION AND REVISION OF U.C.C. SECTION 9:306	64:
CONTRACTS LIMITING LIABILITY:	
A PARADOX WITH	
TACIT SOLUTIONS Blake D. Morant	715
ESSAYS	
Chill Digiting name 1050s	
CIVIL RIGHTS IN THE 1950s Herbert Brownell	78]
MAY I HAVE THE NEW DAYOR	
MAY I HAVE THE NEXT DANCE,	700
MRS. FRYE? Honorable Martin L.C. Feldman	793
RECENT DEVELOPMENTS	
CITY OF NEW ORLEANS V. BOARD OF	
COMMISSIONERS: THE LOUISIANA	
SUPREME COURT FREES NEW	
ORLEANS FROM THE SHACKLES	
OF DILLON'S RULE G. Roth Kehoe II	809
KREIMERMAN V. CASA VEERKAMP, S.A.:	•
THE FIFTH CIRCUIT DEFINES THE SCOPE	
OF THE INTER-AMERICAN CONVENTION	
ON I PUREDO DOCUMONY	000

MANGIERI V. CLIFTON: THE FIFTH CIRCUIT EXTENDS QUALIFIED IMMUNITY TO POLICE OFFICERS WHO ARREST ANTI-ABORTION PROTESTORS	833
RESOLUTION TRUST CORPORATION V. MIRAMON: THE AVAILABILITY OF THE FEDERAL COMMON LAW DUTY OF CARE CLAIM AGAINST BANK DIRECTORS Peter Lowy	847
STATE V. JONES: LOUISIANA CAPITAL JURIES MUST NOT BE INFORMED OF THE GOVERNOR'S CLEMENCY POWER	861

MANGIERI V. CLIFTON: THE FIFTH CIRCUIT EXTENDS QUALIFIED IMMUNITY TO POLICE OFFICERS WHO ARREST ANTI-ABORTION	
PROTESTORS	833
RESOLUTION TRUST CORPORATION V.	
MIRAMON: THE AVAILABILITY OF THE	
FEDERAL COMMON LAW DUTY OF CARE	
CLAIM AGAINST BANK DIRECTORS Peter Lowy	847
STATE V. JONES: LOUISIANA CAPITAL JURIES MUST NOT BE INFORMED OF THE GOVERNOR'S	
CLEMENCY POWER Gerald S. Janoff	861

TULANE LAW REVIEW

VOLUME 69

FEBRUARY 1995

Number 3

CONTENTS

ARTICLES	
RETHINKING PROCEEDS: THE HISTORY, MISINTERPRETATION AND REVISION OF U.C.C. SECTION 9:306	645
CONTRACTS LIMITING LIABILITY: A PARADOX WITH TACIT SOLUTIONS	715
ESSAYS	
CIVIL RIGHTS IN THE 1950s Herbert Brownell	781
MAY I HAVE THE NEXT DANCE, MRS. FRYE? Honorable Martin L.C. Feldman	793
RECENT DEVELOPMENTS	
CITY OF NEW ORLEANS V. BOARD OF COMMISSIONERS: THE LOUISIANA SUPREME COURT FREES NEW ORLEANS FROM THE SHACKLES OF DILLON'S RULE	809
KREIMERMAN V. CASA VEERKAMP, S.A.:	

ON LETTERS ROGATORY...... Marc E. Gold 823

THE FIFTH CIRCUIT DEFINES THE SCOPE OF THE INTER-AMERICAN CONVENTION



Devoted to the Civil Law, Comparative Law and Admiralty

ARTICLES

RETHINKING PROCEEDS: THE HISTORY, MISINTERPRETATION AND REVISION OF U.C.C. SECTION 9:306

R. Wilson Freyermuth

CONTRACTS LIMITING LIABILITY: A PARADOX WITH TACIT SOLUTIONS

Blake D. Morant

ESSAYS

CIVIL RIGHTS IN THE 1950s

Herbert Brownell

MAY I HAVE THE NEXT DANCE, MRS FRYE?

Honorable Martin L. C. Feldman

CENTRO LINCOLN

VOLUME 69

NUMBER 3

FEBRUARY 1995