TULANE LAW REVIEW

VOLUME 74

November 1999

No. 1

CONTENTS

IN MEMORIAM

DEDICATION	i
JUDGE WISDOM'S CURRICULUM VITAE	iii
JOHN MINOR WISDOM: THE NOBLEST TULANIAN OF THEM ALL	1
ARTICLES	
REPLACING FOLKLORE ARBITRATION WITH A CONTRACT MODEL OF ARBITRATION Edward Brunet	39
THE LIMITS OF SOCIAL CHOICE THEORY: A DEFENSE OF THE VOTING RIGHTS ACT	87
BALANCING NATIONAL INTERESTS IN THE TAXATION OF ELECTRONIC COMMERCE BUSINESS PROFITS Arthur J. Cockfield	133
ESSAYS	
DEBATE OVER THE LAW CLINIC PRACTICE RULE: REDUX Sam A. LeBlanc III	219
POLITICAL INTERFERENCE WITH CLINICAL LEGAL EDUCATION: DENYING ACCESS TO JUSTICE	235
RESOLUTION OF THE LOUISIANA SUPREME COURT UPON AMENDING RULE XX	285

COMMENTS

"THE SWAMP'S A HELL OF A PLACE	
TO DIE, AIN'T IT?": HOW OBJECTIVE	
REASONABLENESS HAS STAGNATED	
THE FLOW OF FOURTH AMENDMENT	
DEADLY FORCE LAW AT ITS JUNCTURE	
WITH THE QUALIFIED IMMUNITY	
Defense	301
"IMPOTENT FIGUREHEADS"? STATE	
SOVEREIGNTY, FEDERALISM, AND THE	
CONSTITUTIONALITY OF SECTION 2 OF	
THE VOTING RIGHTS ACT AFTER	
LOPEZ V. MONTEREY COUNTY AND	
CITY OF BOERNE V. FLORES John Matthew Guard	329
RECENT DEVELOPMENTS	
USSERY V. LOUISIANA: THE FIFTH	
CIRCUIT DETERMINES THAT	
CONGRESS ABROGATED THE STATES'	
ELEVENTH AMENDMENT IMMUNITY	
FROM EQUAL PAY ACT CLAIMS Laura R. Starling	365
Porteous v. St. Ann's Café & Deli:	
PULLING THE BROKEN TEETH OF THE	
FOREIGN-NATURAL DOCTRINE	379



Devoted to the Civil Law, Comparative Law, and Admiralty Law

IN MEMORIAM

JOHN MINOR WISDOM: THE NOBLEST TULANIAN OF THEM ALL

Joel Wm. Friedman

ARTICLES

REPLACING FOLKLORE ARBITRATION WITH A CONTRACT MODEL OF ARBITRATION

Edward Brunet

THE LIMITS OF SOCIAL CHOICE THEORY: A DEFENSE OF THE VOTING RIGHTS ACT

Grant M. Hayden

BALANCING NATIONAL INTERESTS IN THE TAXATION

OF ELECTRONIC COMMERCE BUSINESS PROFITS

Arthur J. Cockfield

ESSAYS

DEBATE OVER THE LAW CLINIC PRACTICE RULE: REDUX

Sam A. LeBlanc III

POLITICAL INTERFERENCE WITH CLINICAL LEGAL

EDUCATION: DENYING ACCESS TO JUSTICE

Peter A. Joy

RESOLUTION OF THE LOUISIANA SUPREME COURT

UPON AMENDING RULE XX

IMMUNITY DEFENSE

Louisiana Supreme Court

COMMENTS

"THE SWAMP'S A HELL OF A PLACE TO DIE, AIN'T IT?":
HOW OBJECTIVE REASONABLENESS HAS STAGNATED
THE FLOW OF FOURTH AMENDMENT DEADLY FORCE
LAW AT ITS JUNCTURE WITH THE QUALIFIED

Harvey S. Bartlett III

"IMPOTENT FIGUREHEADS"? STATE SOVEREIGNTY, FEDERALISM, AND THE CONSTITUTIONALITY OF SECTION 2 OF THE VOTING RIGHTS ACT AFTER LOPEZ V. MONTEREY COUNTY AND CITY OF BOERNE V. FLORES

John Matthew Guard

RECENT DEVELOPMENTS

VOLUME 74 NUMBER 1 NOVEMBER 1999