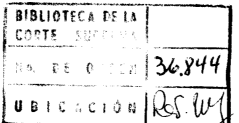
PUNITIVE DAMAGES ASSESSED AGAINST JOINT TORTFEASORS—ADMISSIBILITY OF WEALTH		
Lehman v. Spenser Ladd's, Inc., 182 So.2d 402 (Fla. 1965).		
FLORIDA'S CONFLICT OF INTEREST LAW: A MUNICIPAL WINDFALL 472 Hooten v. Lake County, 177 So.2d 696 (Fla. 2d Dist. 1965).		
TAX NOTE		
INCOME TAX—Status of Intangible Assets as Depreciable Property 480 Commission v. Indiana Broadcasting Corp., 16 Am. Fed. Tax R.2d 5465 (7th Cir. 1965).		
FLORIDA NOTE		
THE 1966 AMENDMENTS TO THE FLORIDA RULES OF CIVIL PROCEDURE 486		
Subscription price \$5.00 per annum Per number \$2.00		
1st Survey of Florida Law (1951-53)* 2d Survey of Florida Law (1953-55)* 3d Survey of Florida Law (1955-57) — \$3.00 4th Survey of Florida Law (1957-59) — \$4.00 (2 parts) 5th Survey of Florida Law (1959-61) — \$4.00 (2 parts) 6th Survey of Florida Law (1961-63) — \$4.00 (2 parts) Cumulative Index Vols. I-X (1947-56) — \$1.00 Back Number — \$2.00		
Subscription price includes Symposium issues and Survey of Florida Law.		
Unless notice to the contrary is received at the editorial office, it is assumed that a renewal of the subscription to the Law Review is desired.		
* Available through: Wm. S. Hein & Co., Buffalo, N.Y. 14222		
The University of Miami Law Review is published four times a year, Fall, Winter, Spring and Summer, by the Students of the Law School of the University of Miami. Entered as second class matter at the post office at Miami, Florida, December 21, 1948, under the Act of March 3, 1879.		
Address all correspondence to:		

University of Miami Law Review
University of Miami
Coral Gables, Florida 33124

[Note: The University of Miami Law Review generally follows the forms suggested by A Uniform System of Citation, published by The Harvard Law Review Association.]





Copyright 1965, by University of Miami Law Review Member, National Conference of Law Reviews Member, Southern Law Review Conference

VOLUME 20

WINTER, 1965

NUMBER 2

SEVENTH SURVEY OF FLORIDA LAW PART ONE	
NEGOTIABLE INSTRUMENTS	225
CRIMINAL LAW AND PROCEDURE Thomas A. Wills	246
Workmen's Compensation Edward Schroll	277
Labor Law Herbert B. Mintz	301
REAL PROPERTY LAW	313
APPELLATE PROCEDURE Paul D. Barns and Bruce Alexander	368
PROFESSIONAL COMMENT	
Advocacy—An Urgent Need Emile Zola Berman	433
TECHNICAL ASSISTANCE IN THE DEVELOPMENT OF A LATIN AMERICAN SAVINGS AND LOAN SYSTEM	438
CASES NOTED	
Automobile Insurance—Limitations upon Comprehensive Coverage Hartnett v. Southern Ins. Co., 181 So.2d 524 (Fla. 1965).	456
ANTI-LAPSE-RIGHT OF AN ADOPTED CHILD TO TAKE	462

UNIVERSITY OF MIAMI LAW REVIEW



SEVENTH SURVEY OF FLORIDA LAW PART ONE

NEGOTIABLE INSTRUMENTS

CRIMINAL LAW AND PROCEDURE

WORKMEN'S COMPENSATION

LABOR LAW

REAL PROPERTY LAW

APPELLATE PROCEDURE

DANIEL E. MURRAY

THOMAS A. WILLS

EDWARD SCHROLL

HERBERT B. MINTZ

RALPH E. BOYER and

PAUL S. BERGER

PAUL D. BARNS and BRUCE ALEXANDER

WINTER 1965

VOL. 20

No. 2