university of miami law review

VOLUME 27

FALL & WINTER 1972

NUMBERS 1-2

FALL & WINTER ISSUE

EXECUTIVE BOARD

JOSEPH P. KLOCK, JR. Editor-in-Chief

MICHAEL A. ROSEN Executive Editor

PETER E. HALLE Associate Editor

DAVID A. FREEDMAN Associate Editor

RICHARD D. ROSEN
Associate Editor

PAUL J. LEVINE Digest Editor

EDITORIAL BOARD

PETER CHATILOVICZ WAYNE E. RIPLEY Printing Chairmen

MICHEL ANDERSON
JOSEPH P. AVERILL
JEFFREY BERKOWITZ
MARK S. BERMAN
RODNEY W. BRYSON
CARLOS E. CASUSO
PETER CHATILOVICZ
STEVEN J. DELANEY
JEFFREY A. DEUTCH
JOHN R. DWYER, JR.
MARGARITA ESQUIROZ
STEPHEN G. FISCHER
ROBERT G. FRAME

MICHAEL C. SPRING Student Writing Editor

PAUL FREEMAN
JUDITH HAVES
RICHARD A. HERMAN
LARRY C. LINDER
NANCY M. LITTLE
JUAN R. LOUMIET
THOMAS R. MCGUIGAN
MALCOLM H. NEUWAHL
MICHAEL PRESS
HOWARD D. ROSEN
RICHARD D. ROSEN
JOHN D. SCHMELZER
DOUGLAS K. SILVIS

MICHAEL M. WALLACK

DR. DANIEL E. MURRAY
Faculty Advisor

PATRICIA M. WHIPPLE Administrative Assistant

VOLUME 27

FALL & WINGER 1972

NUMBERS 1-2

LEADING ARTICLES

PRACTICE IN SECURITIES AND EXCHANGE COMMISSION INVESTIGATORY AND QUASI-JUDICIAL PROCEEDINGS Jeffrey Allen Tew & David Freedman	1
THE STRUCTURING AND USE OF EQUITY PARTICIPATIONS BY REAL ESTATE INVESTMENT TRUSTS	22
DECLARATORY JUDGMENTS IN FLORIDA: JURISDICTION AND JUDICIAL DISCRETION	47
COMMENTS	
THE LONGSHOREMEN'S AND HARBOR WORKER'S COMPENSATION ACT AMENDMENTS OF 1972: AN END TO CIRCULAR LIABILITY AND SEAWORTHINESS IN RETURN FOR MODERN BENEFITS Peter E. Halle	94
Times to Rosenbloom: A Press Free From Libel—The Editors Speak Paul J. Levine	109
THE MEDICAL AND LEGAL PROBLEMS ARISING FROM THE FAILURE TO WEAR SEAT BELTS	130
Special Equities in Dissolution Proceedings Irma V. Hernandez	177
PARENT-CHILD TORT IMMUNITY: A RULE IN NEED of CHANGE Susan G. Chopin	191
CASES NOTED	w.
THE "Expressly Authorized" Exception to the Anti-Injunction Act: Section 1983 Civil Rights Actions Qualify	208
FOURTH AMENDMENT PROTECTION FOR DOMESTIC SUBVERSIVES United States v. United States District Court, 92 S. Ct. 215 BIBLIOTECA DE LA CORIE SURFUL No. DE OFDEN 57844 UBICACIÓN	214

FIRST AMENDMENT RIGHTS VS. PRIVATE PROPERTY RIGHTS—THE DEATH OF THE "FUNCTIONAL EQUIVALENT"	219
Standing: A Public Action Requires A Direct Private Wrong Sierra Club v. Morton, 92 S. Ct. 1361 (1972).	225
THE CONFIDENTIAL INFORMANT: WILL HIS VIEWS STILL MAKE NEWS? Branzburg v. Hayes, 92 S. Ct. 2646 (1972).	230
DISCRIMINATORY JURY SELECTION: REVERSIBLE ERROR REGARDLESS OF DEFENDANT'S OWN RACE	238
CLASS ACTION: No AGGREGATION OF CLAIMS FOR DIVERSITY JURISDICTION Zahn v. International Paper Co., 469 F.2d 1033 (2d Cir. 1972).	243
Consumer Waiver of Defenses Under the UCC	247
THE POLYGRAPH: SCIENTIFIC v. JUDICIAL ACCEPTANCE	254
The Editorial Board invites the submission of articles of substantial legal merit.	•
Subscription price \$8.50 per annum Per number	\$2,50
10th Survey of Florida Law (1969-71)-\$7.50 (3 parts)	,
Back numbers (Vols. 1-23) and	
Previous surveys (1-9) are now available through:	
Dennis & Co., Inc. 251 Main Street Buffalo, N.Y. 14203	
Subscription price includes Symposium issues and Survey of Florida Law.	

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 1973, by University of Miami Law Review Member, National Conference of Law Reviews Member, Southern Law Review Conference