UNIVERSITY OF MIAMI LAW REVIEW

VOLUME 38

JULY 1984

Number 4



SPECIAL TOPIC: TELECOMMUNICATIONS IN

THE COURTROOM

THE REFERENDUM REQUIREMENT: A CONSTITUTIONAL

LIMITATION ON LOCAL GOVERNMENT DEBT

IN FLORIDA Tracy Nichols Eddy

EQUITY FINANCING UNDER FLORIDA LAW Janis K. Cheezem

CASE COMMENT

American Society of Mechanical Engineers, Inc. v. Hydrolevel Corp.: Vicarious Liability Equalizes the TREATMENT OF BUSINESS ENTERPRISES AND NONPROFIT

ASSOCIATIONS UNDER ANTITRUST LAWS

University of Miami Law Review

VOLUME 38

JULY 1984

NUMBER 4

ARTICLES

Special Topic: Telecommunications in the Courtroom	589
THE REFERENDUM REQUIREMENT: A CONSTITUTIONAL LIMITATION ON LOCAL GOVERNMENT DEBT	
IN FLORIDA Tracy Nichols Eddy	677
EQUITY FINANCING UNDER FLORIDA LAW Janis K. Cheezem	711
CASE COMMENT	
American Society of Mechanical Engineers, Inc. v.	
Hydrolevel Corp.: Vicarious Liability	
EQUALIZES THE TREATMENT OF BUSINESS ENTERPRISES AND NONPROFIT ASSOCIATIONS UNDER	
Antitrust Laws	741