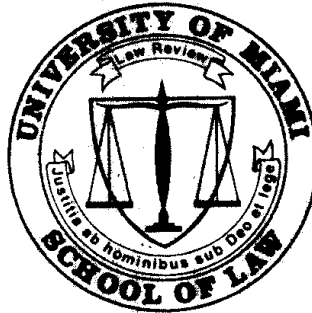


UNIVERSITY OF MIAMI LAW REVIEW

VOLUME 38

JULY 1984

NUMBER 4



2
3d

ARTICLES

**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 *Sandra P. Greenblatt* 741