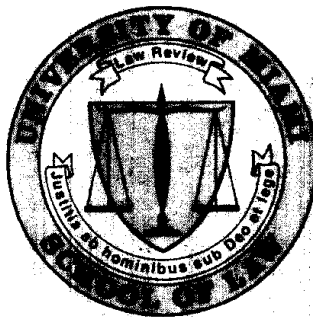


UNIVERSITY OF MIAMI LAW REVIEW

VOLUME 39

MAY 1985

NUMBER 3



2
32

ARTICLES

- DIRECT DEMOCRACY, CAMPAIGN FINANCE, AND THE COURTS:
CAN CORRUPTION, UNDUE INFLUENCE, AND DECLINING VOTER
CONFIDENCE BE FOUND? *John S. Shockley*
- REAL ESTATE AGENT LIABILITY FOR CREATIVE
FINANCING FAILURES *Murray S. Levin*
- THE SALE OF A LAW PRACTICE:
THE MODEL RULES OF PROFESSIONAL
CONDUCT POINT IN A NEW DIRECTION *Stephen E. Kalish*
- ATTORNEY-CLIENT PRIVILEGE: IMPLIED
WAIVER THROUGH INADVERTENT
DISCLOSURE OF DOCUMENTS *James M. Grippando*

CASE COMMENTS

- NCAA v. Board of Regents*: SUPREME COURT
INTERCEPTS PER SE RULE AND RULE OF REASON
- "FOGG" LINGERS OVER THE SUPREME
COURT OF FLORIDA
- FCC v. League of Women Voters*: FREEDOM OF
PUBLIC BROADCASTERS TO EDITORIALIZE

University of Miami Law Review

VOLUME 39

MAY 1985

NUMBER 3

ARTICLES

- DIRECT DEMOCRACY, CAMPAIGN FINANCE,
AND THE COURTS: CAN CORRUPTION, UNDUE
INFLUENCE, AND DECLINING VOTER
CONFIDENCE BE FOUND? *John S. Shockley* 377
- REAL ESTATE AGENT LIABILITY FOR
CREATIVE FINANCING FAILURES *Murray S. Levin* 429
- THE SALE OF A LAW PRACTICE: THE MODEL
RULES OF PROFESSIONAL CONDUCT POINT
IN A NEW DIRECTION *Stephen E. Kalish* 471
- ATTORNEY-CLIENT PRIVILEGE: IMPLIED
WAIVER THROUGH INADVERTENT
DISCLOSURE OF DOCUMENTS *James M. Grippando* 511

CASE COMMENTS

- NCAA v. Board of Regents:*
SUPREME COURT INTERCEPTS PER
SE RULE AND RULE OF REASON *Peter W. Bellas* 529
- "FOGG" LINGERS OVER THE SUPREME
COURT OF FLORIDA *Amber Donner-Froelich* 549
- FCC v. League of Women Voters:*
FREEDOM OF PUBLIC BROADCASTERS
TO EDITORIALIZE *Kathy Gregolet* 573