

LAW REVIEW

2 3]

ARTICLE

Forfeiture of Attorneys' Fees Under RICO
and CCE and the Right to Counsel of
Choice: The Constitutional Dilemma and
How to Avoid It

COMMENT

The FCC's Regulation of Broadcast Indecency: A
Broadened Approach for Removing Immorality From the
Airwaves

CASENOTES

The Right to Counsel and Frivolous Appeals: Assistance to the Court or Advocacy for the Indigent Client—Which Is the Real McCoy?

United States v. Shaw: What Constitutes an "Injury" Under the Federal Rape-Shield Statute?

VOLUME 43 MARCH 1989 NUMBER 4

University of Miami Law Review

VOLUME 43

MARCH 1989

NUMBER 4

A	D.	Ti	^	1	E
м	П	11	L	ᆫ	_

FORFEITURE OF ATTORNEYS' FEES UNDER RICO AND CCE AND THE RIGHT TO COUNSEL OF CHOICE: THE CONSTITUTIONAL DILEMMA AND HOW TO AVOID IT	765
COMMENT	
THE FCC'S REGULATION OF BROADCAST INDECENCY: A BROADENED APPROACH FOR REMOVING IMMORALITY FROM THE AIRWAVES	871
CASENOTES	
THE RIGHT TO COUNSEL AND FRIVOLOUS APPEALS: ASSISTANCE TO THE COURT OR ADVOCACY FOR THE INDIGENT CLIENT	

APPEALS: ASSISTANCE TO THE COURT OR
ADVOCACY FOR THE INDIGENT CLIENT—
WHICH IS THE REAL MCCOY? Eduardo I. Sánchez 921

UNITED STATES V. SHAW: WHAT
CONSTITUTES AN "INJURY" UNDER THE
FEDERAL RAPE-SHIELD STATUTE? Kathleen Winters 947

