University of Miami Law Review

Volume 24 | Number 1

Article 1

10-1-1969

Front Matter and Table of Contents

Follow this and additional works at: https://repository.law.miami.edu/umlr

Recommended Citation

Front Matter and Table of Contents, 24 U. Miami L. Rev. Iss. 1 (1969) Available at: https://repository.law.miami.edu/umlr/vol24/iss1/1

This Prefatory Matter is brought to you for free and open access by the Journals at University of Miami School of Law Institutional Repository. It has been accepted for inclusion in University of Miami Law Review by an authorized editor of University of Miami School of Law Institutional Repository. For more information, please contact library@law.miami.edu.

university of miami law review

VOLUME	24
--------	----

FALL 1969

NUMBER 1

LEADING ARTICLES

TAX TREATMENT OF COVENANTS NOT TO COMPETE Michael Madison	1
DEADORED DISCURING BOD & DEADDRENE DEADARDS CHILD. BRITTON	

I ROPOSED DISCIPLINE FOR A I ROCEDURAL I ROBLEM CHILD. REAL	LUCA-
TION OF ADMIRALTY TORT AND COMPENSATION JURISDICTION	Be-
TWEEN FEDERAL AND STATE COURTS Frank L. Mo	araist 26

COMMENTS

Admissibility of Testimonial By-Products of a Physical Test	
Alan S. Becker	50
STEP TRANSACTIONS Oliver C. Murray, Jr.	60
FRIVOLOUS APPEALS AND THE MINIMUM STANDARDS PROJECT: Solution or Surrender?	95
MARRIAGE ANNULMENT—THE NEED FOR LEGISLATION Beverly A. Rowan	112
RETROACTIVITY IN CRIMINAL PROCEDURE: THE SUPREME COURT AS MON- DAY MORNING QUARTERBACK	139
THE REAL ESTATE INVESTMENT TRUST: LEGAL AND ECONOMIC ASPECTS Carol MacMillan Stanley	155

CASES NOTED

CLASS ACTIONS—AGGREGATION AGGRAVATION Snyder v. Harris, 394 U.S. 332 (1969).	173
CONSTITUTIONAL LAW—PRIVATE POSSESSION OF OBSCENE FILMS WHERE THERE IS NO INTENT TO SELL, CIRCULATE, OR DISTRIBUTE Stanley v. Georgia, 394 U.S. 557 (1969).	179

FEDERAL STATUTES GOVERNING TRAFFIC IN MARIJUANA—THE GRASS IS STILL GREENER ON THE OTHER SIDE Leary v. United States, 395 U.S. 6 (1969).	184
NATIONAL BANKS-STATE TAX IMMUNITY First National Bank v. Dickinson, 291 F. Supp. 855 (N.D. Fla. 1968).	189
ONE PARTY'S CONSENT TO ELECTRONIC SURVEILLANCE Walker v. State, 222 So.2d 760 (Fla. 3d Dist. 1969).	194
THE PRIVILEGE TO REMAIN SILENT AND THE PRESUMPTION OF LARCENY BASED ON UNEXPLAINED POSSESSION State v. Young, 217 So.2d 567 (Fla. 1968).	200
THE UNITED STATES SUPREME COURT INTERPRETS RULE 10b-5 Securities & Exchange Commission v. National Securities, Inc., 393 U.S. 453 (1969).	205

The Editorial Board invites the submission of articles of substantial legal merit.

Subscription price \$6.00 per annum Per number \$2.00 8th Survey of Florida Law (1965-67)---\$4.00 (2 parts) Back numbers (Vols. 1-20) and Previous surveys (1-7), are now available through: Dennis & Co., Inc. 251 Main Street Buffalo, N.Y. 14203

Subscription price includes Symposium issues and Survey of Florida Law. Subscriptions are renewable in the Fall.

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 1969, by University of Miami Law Review Member, National Conference of Law Reviews Member, Southern Law Review Conference

UNIVERSITY OF MIAMI LAW REVIEW



VOLUME 24 1969-1970

UNIVERSITY OF MIAMI SCHOOL OF LAW CORAL GABLES, FLORIDA Copyright, 1969-1970 By The University of Miami Law Review

Printed in U. S. A. Heffernan Press Inc. 35 New Street, Worcester, Mass., U.S.A.