

3-1-1989

Table of Contents

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

Recommended Citation

Table of Contents, 43 U. Miami L. Rev. Iss. 4 (1989)

Available at: <https://repository.law.miami.edu/umlr/vol43/iss4/1>

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 43

MARCH 1989

NUMBER 4

ARTICLE

- FORFEITURE OF ATTORNEYS' FEES
UNDER RICO AND CCE AND THE RIGHT TO
COUNSEL OF CHOICE: THE CONSTITUTIONAL
DILEMMA AND HOW TO AVOID IT *Bruce J. Winick* 765

COMMENT

- THE FCC'S REGULATION OF BROADCAST
INDECENCY: A BROADENED APPROACH
FOR REMOVING IMMORALITY FROM
THE AIRWAVES *Jay A. Gayoso* 871

CASENOTES

- THE RIGHT TO COUNSEL AND FRIVOLOUS
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