

ACCRETION—A NEW SLANT .....	417
(Ford v. Turner, 142 So.2d 335 — Fla. 2d Dist.)	
INSURANCE—EFFECTIVE DATE DETERMINED BY PREMIUM PAYMENT AND DELIVERY .....	420
(Carolina Life Ins. Co. v. DuPont, 141 So.2d 624 — Fla. 1st Dist.)	
DEDUCTIBILITY OF THE EXPENSES OF OBTAINING A LAW DEGREE .....	424
(Welsh v. United States, 210 F. Supp. 597 — N.D. Ohio)	
PERSONAL PROPERTY—EXTENT OF DOWER IN A STOCK MARGIN ACCOUNT .....	431
(Rubin v. Rubin's Estate, 144 So.2d 527 — Fla. 3d Dist.)	
FAILURE TO TESTIFY—COMMENT BY CO-DEFENDANT .....	435
(De Luna v. United States, 308 F.2d 140 — 5th Cir.)	

---

Subscription price \$4.00 per annum

Per number \$1.50

- 1st Survey of Florida Law (1951-53) — \$2.00
- 2d Survey of Florida Law (1953-55) — out of print
- 3d Survey of Florida Law (1955-57) — \$3.00
- 4th Survey of Florida Law (1957-59) — \$4.00 (2 parts)
- 5th Survey of Florida Law (1959-61) — \$4.00 (2 parts)
- Cumulative Index Vols. I-X (1947-56) — \$1.00

Subscription price includes Symposium issues and Survey of Florida Law.

Unless notice to the contrary is received at the editorial office, it is assumed that a renewal of the subscription to the Law Review is desired.

---

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 46, Florida

---

The University of Miami Law Review follows the forms suggested by the Harvard Law Review Association. How-to-use forms at Large (Stat.) are supplied only when

# UNIVERSITY OF MIAMI LAW REVIEW

MEMEROTECA  
SALA 2  
ÉSTANTE 37  
TABLA



**AN ECONOMIC APPRAISAL OF LEASEHOLD  
VALUATION IN CONDEMNATION  
PROCEEDINGS**

**RALPH E. BOYER  
and  
JOHN P. WILCOX**

**1962 AMENDMENTS TO THE FLORIDA  
RULES OF CIVIL PROCEDURE**

**PAUL D. BARNES  
and  
TAYLOR MATTIS**

**FEDERALISM AND DOUBLE JEOPARDY:  
A STUDY IN THE FRUSTRATION  
OF HUMAN RIGHTS**

**HARLAN R. HARRISON**

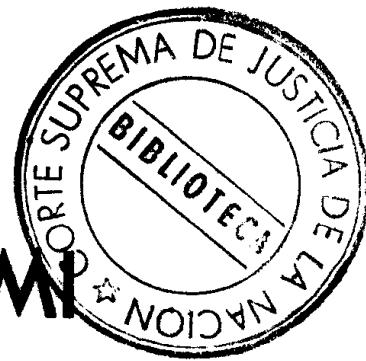
**THE UNREVIEWABILITY OF EMERGENCY  
ORDERS OF THE FEDERAL AVIATION  
AGENCY—THE CONCEPT OF  
PREVENTIVE ADMINISTRATIVE  
PROCEEDINGS**

**HENRY M. SCHMERER**

**SPRING 1963**

**VOL. XVII**

**NO. 3**



# UNIVERSITY OF MIAMI LAW REVIEW

Copyright 1963, by University of Miami Law Review

Member, National Conference of Law Reviews

Member, Southern Law Review Conference

VOLUME XVII

SPRING 1963

NUMBER 3

## LEADING ARTICLES

- AN ECONOMIC APPRAISAL OF LEASEHOLD VALUATION IN CONDEMNATION PROCEEDINGS ..... *Ralph E. Boyer*  
*John P. Wilcox* 245
- 1962 AMENDMENTS TO THE FLORIDA RULES OF CIVIL PROCEDURE  
*Paul D. Barns*  
*Taylor Mattis* 276
- FEDERALISM AND DOUBLE JEOPARDY: A STUDY IN THE FRUSTRATION OF HUMAN RIGHTS ..... *Harlan R. Harrison* 306
- THE UNREVIEWABILITY OF EMERGENCY ORDERS OF THE FEDERAL AVIATION AGENCY—THE CONCEPT OF PREVENTIVE ADMINISTRATIVE PROCEEDINGS  
*Henry M. Schmerer* 348

## COMMENTS

- THE RIGHT TO COUNSEL PRIOR TO TRIAL IN STATE CRIMINAL PROCEEDINGS 371
- THE APPLICABILITY OF THE ATTORNEY-CLIENT PRIVILEGE TO A CORPORATION—THE CURRENT EVOLUTION OF AN "ACCEPTED" RULE OF LAW . . 382
- CONFLICT OF LAWS—"PUBLIC POLICY" v. LEX LOCI DELICTI IN ACTIONS BASED UPON WRONGFUL DEATH STATUTES ..... 391

## CASES NOTED

- UNAUTHORIZED PRACTICE OF LAW—PATENT AGENTS ..... 409  
(*State v. Sperry*, 140 So.2d 587 — Fla.)
- ASSESSMENT—REQUIREMENT OF FULL CASH VALUE AND ITS JUDICIAL INTERPRETATION ..... 413  
(*Sproul v. Royal Palm Yacht & Country Club, Inc.*, 143 So.2d 900 — Fla. 2d Dist.)

BIBLIOTECA DE LA CORTE SUPREMA	RF. Mj
No. DE ORDEN	32.885
UBICACION	