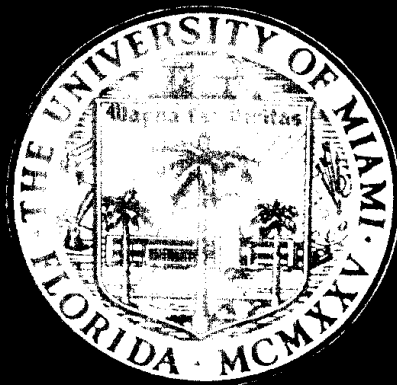


UNIVERSITY OF MIAMI LAW REVIEW



**UNIFICATION OF AVIATION LAW IN THE
WESTERN HEMISPHERE**

S. A. BAYITCH

**REMEDIES FOR BREACH OF THE INSTALLMENT
LAND CONTRACT**

RICHARD H. LEE

**WILFUL MISCONDUCT UNDER THE WARSAW
CONVENTION: RECENT TRENDS AND
DEVELOPMENTS**

JUAN E. ACOSTA

**INCOME TAX CONSEQUENCES OF CUBAN
EXPROPRIATIONS TO CUBAN RESIDENT
ALIENS**

THOMAS L. WOLFE AND JOHN B. WHITE

SUMMER 1965

VOL. 19

NO. 4

UNIVERSITY OF MIAMI LAW REVIEW

Copyright 1965, by University of Miami Law Review
Member, National Conference of Law Reviews
Member, Southern Law Review Conference

VOLUME 19

SUMMER 1965

NUMBER 4

LEADING ARTICLES

- UNIFICATION OF AVIATION LAW IN THE WESTERN HEMISPHERE
S. A. Bayitch 535
- REMEDIES FOR BREACH OF THE INSTALLMENT LAND CONTRACT
Richard H. Lee 550
- WILFUL MISCONDUCT UNDER THE WARSAW CONVENTION: RECENT
TRENDS AND DEVELOPMENTS *Juan E. Acosta* 575
- INCOME TAX CONSEQUENCES OF CUBAN EXPROPRIATIONS TO CUBAN RESI-
DENT ALIENS *Thomas L. Wolfe and John B. White* 591

COMMENTS

- A "CHECK LIST" FOR THE DRAFTING OF ENFORCEABLE ANTENUPTIAL
AGREEMENTS *Donald M. Klein* 615
- PROBATE JURISDICTION—LIMITATIONS IN QUESTIONS OF TITLE—A CALL
FOR REFORM *Donald I. Bierman* 637

CASES NOTED

- LIABILITY OF HOSPITALS FOR WRONGFUL DISCHARGE OF AN ADMITTED
PATIENT 652
Le Jeune Rd. Hosp., Inc. v. Watson, 171 So.2d 202 (Fla. 3d Dist.
1965).
- APPEAL—ACCEPTANCE OF THE BENEFITS OF A DIVORCE DECREE 659
Fort v. Fort, 167 So.2d 315 (Fla. 1st Dist. 1964).