

university of miami law review

VOLUME 26

SUMMER 1972

NUMBER 4

SUMMER ISSUE

EXECUTIVE BOARD

ALBERT G. CARUANA
Editor-in-Chief

JOSEPH P. KLOCK, JR.
Executive Editor

SUSAN G. CHOPIN
Associate Editor

HAROLD G. MELVILLE
Associate Editor

JEFFREY A. DEUTCH
Associate Editor

PAUL J. LEVINE
Digest Editor

EDITORIAL BOARD

JAN NOVACK
Research Editor

RAYMOND SEIDLER
MICHAEL A. ROSEN
Printing Chairmen

DAVID A. FREEDMAN
Student Writing Editor

MARK S. BERMAN
STEPHEN T. BROWN
RODNEY W. BRYSON
STEPHEN G. FISCHER
PAUL FREEMAN
PETER E. HALLE
JAMES T. HENDRICK
THOMAS A. HENDRICKS

IRMA V. HERNANDEZ
ALLEN G. JACOBSON
KAREN BETH KAY
R. FRED LEWIS
MALCOLM H. NEUWAHL
RICHARD D. ROSEN
MICHAEL C. SPRING
ROBERT URICH

MICHAEL WALLACK

DR. DANIEL E. MURRAY
Faculty Advisor

PATRICIA M. WHIPPLE
Administrative Assistant

university of miami law review

VOLUME 26

SUMMER 1972

NUMBER 4

LEADING ARTICLES

- CRITERIA IN CIVIL COMMITMENT PROCEEDINGS *Robert T. Benton* 659
- THE ANTENUPTIAL CONTRACT *Charles W. Gamble* 692
- THE COMPUTATION OF DAMAGES UNDER THE NEW FLORIDA WRONGFUL
DEATH ACT *Dr. John P. Wilcox and Harold G. Melville* 737

COMMENTS

- THE RIGHT OF CONFRONTATION AND THE USE OF NON-TESTIFYING CO-
DEFENDANT'S CONFESSIONS: CONSTITUTIONAL LAW IN MICROCOSM
Thomas Alan Hendricks 755
- SURVEY OF ENVIRONMENTAL LEGISLATION *Allen C. Jacobson* 778
- FORMS OF LIMITED PRACTICE UNDER THE MEDICAL PRACTICE ACT
James T. Hendrick 804

CASES NOTED

- HEARING REQUIRED BEFORE THE REPOSSESSION OF GOODS 823
Fuentes v. Shevin, 92 S. Ct. 1983 (1972).
- GIDEON'S ENCORE 828
Argersinger v. Hamlin, 92 S. Ct. 2006 (1972).

THE RIGHTS OF PRIVATE CLUBS TO DISCRIMINATE AGAINST BLACK GUESTS DESPITE A STATE-ISSUED LIQUOR LICENSE	833
<i>Moose Lodge No. 107 v. Irvis</i> , 92 S. Ct. 1965 (1972).	
IMPLIED WARRANTIES IN THE SALE OF REAL ESTATE	838
<i>Gable v. Silver</i> , 264 So.2d 418 (Fla. 1972).	
THE STATUTE OF LIMITATIONS: NO LONGER AN ABSOLUTE BAR	844
<i>Tower v. Moskowitz</i> , 262 So.2d 276 (Fla. 3d Dist. 1972).	
ATTORNEY'S FEE EARNED PRIOR TO TESTIMONY	847
<i>Hill v. Douglass</i> , 271 So.2d 1 (Fla. 1972).	
INSTALLMENT LAND CONTRACT—MORTGAGE OR CONTRACT?	855
<i>H & L Land Co. v. Warner</i> , 258 So.2d 293 (Fla. 2d Dist. 1972).	

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

Subscription price \$8.50 per annum	Per number \$2.50
10th Survey of Florida Law (1969-71)—\$7.50 (3 parts)	
Back numbers (Vols. 1-22) and	
Previous surveys (1-8) 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 1972, by University of Miami Law Review
Member, National Conference of Law Reviews
Member, Southern Law Review Conference