

UNIVERSITY OF MIAMI LAW REVIEW

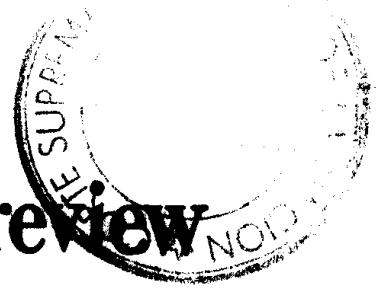
LEADING ARTICLES

- PROMISES TO PAY IN THE FUTURE—A MODEST PROPOSAL
FOR REFORM *Don W. Llewellyn*
- THE TAXATION OF ALIMONY: POLICIES, PROBLEMS AND A
PROPOSAL *John H. Davies*
- THE CASE OF THE UNWANTED BLESSING: WRONGFUL
LIFE *Joseph S. Kashi*
- DECISION THEORY AND THE PRE-TRIAL RELEASE
DECISION IN CRIMINAL CASES *Stuart Nagel,
Marian Neef
and Sarah Slavin Schramm*

NOTES

- GOVERNMENT CONTRACTS: THIRD PARTY BENEFICIARIES AND THE
EXPANDING BODY OF FEDERAL COMMON LAW
- FOURTH AMENDMENT BALANCING AND SEARCHES INTO THE BODY
- APPEARANCE OF IMPROPRIETY AS THE SOLE GROUND FOR
DISQUALIFICATION
- THE REACH OF THE SEC UNDER RULE 10b-5 IS FURTHER RESTRICTED:
NEGLIGENT CONDUCT IS INSUFFICIENT TO WARRANT COMMISSION
INSTIGATED INJUNCTIVE RELIEF

university of miami law review



VOLUME 31

NOVEMBER 1977

NUMBER 5

LEADING ARTICLES

- PROMISES TO PAY IN THE FUTURE—A MODEST PROPOSAL
FOR REFORM *Don W. Llewellyn* 1337
- THE TAXATION OF ALIMONY: POLICIES, PROBLEMS AND A
PROPOSAL *John H. Davies* 1355
- THE CASE OF THE UNWANTED BLESSING: WRONGFUL
LIFE *Joseph S. Kashi* 1409
- DECISION THEORY AND THE PRE-TRIAL RELEASE DECISION
IN CRIMINAL CASES *Stuart Nagel,
Marian Neef
and Sarah Slavin Schramm* 1433

NOTES

- GOVERNMENT CONTRACTS: THIRD PARTY BENEFICIARIES AND
THE EXPANDING BODY OF FEDERAL COMMON LAW
Miree v. DeKalb County, 97 S.Ct. 2490 (1977) 1493
- FOURTH AMENDMENT BALANCING AND SEARCHES INTO THE BODY
United States v. Crowder, 543 F.2d 312 (D.C. Cir. 1976) 1504
- APPEARANCE OF IMPROPRIETY AS THE SOLE GROUND FOR
DISQUALIFICATION
Woods v. Covington County Bank, 537 F.2d 804 (5th Cir.
1976) 1516
- THE REACH OF THE SEC UNDER RULE 10b-5 IS FURTHER
RESTRICTED: NEGLIGENT CONDUCT IS INSUFFICIENT TO
WARRANT COMMISSION INSTIGATED INJUNCTIVE RELIEF
SEC v. Bausch & Lomb, Inc., 420 F. Supp. 1226 (S.D.N.Y. 1976) 1524