



# Tulane Law Review

2  
10

Devoted to the Civil Law, Comparative Law, and Codification

## PERSPECTIVES ON THE AUTHORITATIVENESS OF SUPREME COURT DECISIONS

Edwin Meese III

Ramsey Clark     Robert F. Nagel

Paul L. Colby     Burt Neuborne

Rex E. Lee     John Stick

Sanford Levinson     Mark Tushnet

### ARTICLE

LOUISIANA MINERAL SERVITUDES     Luther L. McDougal III

### COMMENTS

Award of Attorney Fees in Bad Faith Breaches  
of Contract in Louisiana—An Argument  
Against the American Rule

M. Isabel Medina

Louisiana's Class Action: Judge-Made Law in a  
Mixed Civil- and Common-Law Jurisdiction

Eric Stephen Valley

VOLUME 61

NUMBER 5

APRIL 1987

# TULANE LAW REVIEW

VOLUME 61

APRIL 1987

NUMBER 5

## CONTENTS

### PERSPECTIVES ON THE AUTHORITATIVENESS OF SUPREME COURT DECISIONS

FOREWORD .....	977
THE LAW OF THE CONSTITUTION .....	<i>Edwin Meese III</i> 979
THE BINDING QUALITY OF SUPREME COURT PRECEDENT .....	<i>Burt Neuborne</i> 991
THE PROVINCES OF CONSTITUTIONAL INTERPRETATION .....	<i>Rex E. Lee</i> 1009
THE SUPREME COURT, THE SUPREME LAW OF THE LAND, AND ATTORNEY GENERAL MEESE: A COMMENT .....	<i>Mark Tushnet</i> 1017
A COMMENT ON DEMOCRATIC CONSTITUTIONALISM .....	<i>Robert F. Nagel</i> 1027
TWO VIEWS ON THE LEGITIMACY OF NONACQUIESCENCE IN JUDICIAL OPINIONS .....	<i>Paul L. Colby</i> 1041
COULD MEESE BE RIGHT THIS TIME? .....	<i>Sanford Levinson</i> 1071
HE DOTH PROTEST TOO MUCH: MODERATING MEESE'S THEORY OF CONSTITUTIONAL INTERPRETATION .....	<i>John Stick</i> 1079
ENDURING CONSTITUTIONAL ISSUES .....	<i>Ramsey Clark</i> 1093
ARTICLE	
LOUISIANA MINERAL SERVITUDES .....	<i>Luther L. McDougal III</i> 1097
COMMENTS	
AWARD OF ATTORNEY FEES IN BAD FAITH BREACHES OF CONTRACT IN LOUISIANA—AN ARGUMENT AGAINST THE AMERICAN RULE .....	<i>M. Isabel Medina</i> 1173
LOUISIANA'S CLASS ACTION: JUDGE-MADE LAW IN A MIXED CIVIL- AND COMMON-LAW JURISDICTION .....	<i>Eric Stephen Valley</i> 1205

1585/210

RECENT CASES

- Bergeron v. Bergeron*: REAFFIRMING THE  
NEED TO SHOW CIRCUMSTANCES MATERIALLY AFFECTING  
THE WELFARE OF THE CHILD . . . . . *Jonathan Scofield Marshall* 1225
- East River Steamship Corp. v. Transamerica Delaval, Inc.*:  
ADMIRALTY LAW—RECOVERY FOR LOSSES CAUSED  
BY PRODUCT SELF-INJURY . . . . . *Thomas Pollard Diaz* 1229
- Equilease Corp. v. M/V Sampson*: ADMIRALTY—  
INSURANCE AS A “NECESSARY” UNDER THE LIEN ACT  
AND THE STANDARD FOR RELIANCE ON THE CREDIT OF  
A VESSEL . . . . . *Sharon Elliot* 1235
- Gales v. Gold Bond Building Products*:  
OCCUPATIONALLY DISEASED EMPLOYEES MAY  
“PICK A PREVIOUS EMPLOYER, ANY PREVIOUS  
EMPLOYER” . . . . . *Mark Dean Johnson* 1241
- Tidewater Marine Towing, Inc. v.*  
*Curran-Houston, Inc.*: DEFINING MORAGNE  
BENEFICIARIES . . . . . *Linda Sue Johnson* 1248

RECENT CASES

*Bergeron v. Bergeron*: REAFFIRMING THE  
NEED TO SHOW CIRCUMSTANCES MATERIALLY AFFECTING  
THE WELFARE OF THE CHILD . . . . . *Jonathan Scofield Marshall* 1225

*East River Steamship Corp. v. Transamerica Delaval, Inc.*:  
ADMIRALTY LAW—RECOVERY FOR LOSSES CAUSED  
BY PRODUCT SELF-INJURY . . . . . *Thomas Pollard Diaz* 1229

*Equilease Corp. v. M/V Sampson*: ADMIRALTY—  
INSURANCE AS A “NECESSARY” UNDER THE LIEN ACT  
AND THE STANDARD FOR RELIANCE ON THE CREDIT OF  
A VESSEL . . . . . *Sharon Elliot* 1235

*Gales v. Gold Bond Building Products*: . . . . .  
OCCUPATIONALLY DISEASED EMPLOYEES MAY  
“PICK A PREVIOUS EMPLOYER, ANY PREVIOUS  
EMPLOYER” . . . . . *Mark Dean Johnson* 1241

*Tidewater Marine Towing, Inc. v.  
Curran-Houston, Inc.*: DEFINING MORAGNE  
BENEFICIARIES . . . . . *Linda Sue Johnson* 1248



# Tulane Law Review

Devoted to the Civil Law, Comparative Law, and Codification

## PERSPECTIVES ON THE AUTHORITATIVENESS OF SUPREME COURT DECISIONS

Edwin Meese III  
Ramsey Clark    Robert F. Nagel  
Paul L. Colby    Burt Neuborne  
Rex E. Lee      John Stick  
Sanford Levinson    Mark Tushnet

### ARTICLE

LOUISIANA MINERAL SERVITUDES    Luther L. McDougal III

### COMMENTS

Award of Attorney Fees in Bad Faith Breaches  
of Contract in Louisiana—An Argument  
Against the American Rule    M. Isabel Medina  
Louisiana's Class Action: Judge-Made Law in a  
Mixed Civil- and Common-Law Jurisdiction    Eric Stephen Valley

VOLUME 61

NUMBER 5

APRIL 1987

# TULANE LAW REVIEW

VOLUME 61

APRIL 1987

NUMBER 5

## CONTENTS

### PERSPECTIVES ON THE AUTHORITATIVENESS OF SUPREME COURT DECISIONS

FOREWORD .....	977
THE LAW OF THE CONSTITUTION .....	<i>Edwin Meese III</i> 979
THE BINDING QUALITY OF SUPREME COURT PRECEDENT .....	<i>Burt Neuborne</i> 991
THE PROVINCES OF CONSTITUTIONAL INTERPRETATION .....	<i>Rex E. Lee</i> 1009
THE SUPREME COURT, THE SUPREME LAW OF THE LAND, AND ATTORNEY GENERAL MEESE: A COMMENT .....	<i>Mark Tushnet</i> 1017
A COMMENT ON DEMOCRATIC CONSTITUTIONALISM .....	<i>Robert F. Nagel</i> 1027
TWO VIEWS ON THE LEGITIMACY OF NONACQUIESCENCE IN JUDICIAL OPINIONS .....	<i>Paul L. Colby</i> 1041
COULD MEESE BE RIGHT THIS TIME? .....	<i>Sanford Levinson</i> 1071
HE DOTH PROTEST TOO MUCH: MODERATING MEESE'S THEORY OF CONSTITUTIONAL INTERPRETATION .....	<i>John Stick</i> 1079
ENDURING CONSTITUTIONAL ISSUES .....	<i>Ramsey Clark</i> 1093
ARTICLE	
LOUISIANA MINERAL SERVITUDES .....	<i>Luther L. McDougal III</i> 1097
COMMENTS	
AWARD OF ATTORNEY FEES IN BAD FAITH BREACHES OF CONTRACT IN LOUISIANA—AN ARGUMENT AGAINST THE AMERICAN RULE .....	<i>M. Isabel Medina</i> 1173
LOUISIANA'S CLASS ACTION: JUDGE-MADE LAW IN A MIXED CIVIL- AND COMMON-LAW JURISDICTION .....	<i>Eric Stephen Valley</i> 1205