

UNIVERSITY OF Miami

LAW REVIEW

ARTICLES

Recent Mexican Arbitration Reform: The Continued Influence of the "Publicistas" JEFFREY J. MAYER

The Scope of Article 9 Is Only One Quarter as Great as Is Commonly Supposed DONALD P. BOARD

ESSAY

Timely Disclaimers and Taxable Transfers GRAYSON M.P. MCCOUCH

COMMENTS

Catching "Big Tuna": How the Seventh Circuit Finally Reeled in Anthony Accardo

Fit for Duty? Cops, Choirpractice, and Another Chance for Healing

CASENOTES

Virginia Bankshares, Inc. v. Sandberg: The Causation Doctrine's Limitation on Minority Shareholders' Right to Enforce a Violation of Rule 14a-9 and the Erosion of the Minority's Role in Corporate Transactions

Interstate Securities Corp. v. Hayes Corp.: Should the Economic Loss Doctrine Apply to Actions Against Fiduciaries?

University of Miami Law Review

VOLUME 47

MARCH 1993

NUMBER 4

ARTICLES

RECENT MEXICAN ARBITRATION REFORM:
THE CONTINUED INFLUENCE
OF THE "PUBLICISTAS" *Jeffrey J. Mayer* 913

THE SCOPE OF ARTICLE 9 IS
ONLY ONE QUARTER AS GREAT
AS IS COMMONLY SUPPOSED *Donald P. Board* 951

ESSAY

TIMELY DISCLAIMERS AND
TAXABLE TRANSFERS *Grayson M.P. McCouch* 1043

COMMENTS

CATCHING "BIG TUNA": HOW THE
SEVENTH CIRCUIT FINALLY REELED
IN ANTHONY ACCARDO *Susan B. Bodell* 1061

FIT FOR DUTY? COPS, CHOIRPRACTICE,
AND ANOTHER CHANCE FOR HEALING ... *Sally Gross-Farina* 1079

CASENOTES

VIRGINIA BANKSHARES, INC. V. SANDBERG:
THE CAUSATION DOCTRINE'S LIMITATION
ON MINORITY SHAREHOLDERS' RIGHT
TO ENFORCE A VIOLATION OF
RULE 14a-9 AND THE EROSION OF
THE MINORITY'S ROLE IN
CORPORATE TRANSACTIONS *Suzanne R. Amster* 1165

INTERSTATE SECURITIES CORP. V. HAYES CORP.:
SHOULD THE ECONOMIC LOSS DOCTRINE
APPLY TO ACTIONS AGAINST
FIDUCIARIES? *James G. Dodrill II* 1193

84164

2-37