

# Tulane Law Review

A National Law Journal Distinguished for  
Coverage of Civil and Comparative Law

## SYMPOSIUM: IDEOLOGICAL AND CULTURAL INFLUENCES ON WORK AND BENEFITS LAW

THE FUNGIBLE WOMAN AND OTHER  
MYTHS OF SEXUAL HARASSMENT

Jane Byeff Korn

ON THE FRINGE: RETHINKING THE LINK  
BETWEEN WAGES AND BENEFITS

Mary E. O'Connell

LAW, LABOR, AND LIBERAL IDEOLOGY:  
EXPLORATIONS ON THE HISTORY  
OF A TWO-EDGED SWORD

Robert J. Cottrol

### ARTICLE

PRAGMATISM—THE UNFINISHED  
REVOLUTION: DOCTRINAIRE AND  
REFLECTIVE PRAGMATISM IN  
RORTY'S SOCIAL THOUGHT

Robert Justin Lipkin

### COMMENT

Children's Law Matures: Surrender and  
Adoption Under Louisiana's New  
Children's Code

Deborah Pearce-Reggio

VOLUME 67

NUMBER 5

MAY 1993

# TULANE LAW REVIEW

VOLUME 67

MAY 1993

NUMBER 5

## CONTENTS

### SYMPOSIUM: IDEOLOGICAL AND CULTURAL INFLUENCES ON WORK AND BENEFITS LAW

INTRODUCTION ..... 1357

THE FUNGIBLE WOMAN AND OTHER  
MYTHS OF SEXUAL HARASSMENT ..... *Jane Byeff Korn* 1363

ON THE FRINGE: RETHINKING THE LINK  
BETWEEN WAGES AND BENEFITS ..... *Mary E. O'Connell* 1421

### REVIEW ESSAY

LAW, LABOR, AND LIBERAL IDEOLOGY:  
EXPLORATIONS ON THE HISTORY OF A  
TWO-EDGED SWORD ..... *Robert J. Cottrol* 1531

### ARTICLE

PRAGMATISM—THE UNFINISHED  
REVOLUTION: DOCTRINAIRE AND  
REFLECTIVE PRAGMATISM IN  
RORTY'S SOCIAL THOUGHT ..... *Robert Justin Lipkin* 1561

### COMMENT

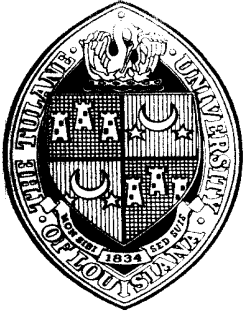
CHILDREN'S LAW MATURES: SURRENDER  
AND ADOPTION UNDER LOUISIANA'S  
NEW CHILDREN'S CODE ..... *Deborah Pearce-Reggio* 1631

### RECENT DEVELOPMENTS

*AVONDALE SHIPYARDS, INC. V. GUIDRY:*  
THE LHWCA AND WAGE-EARNING  
CAPACITY—FROM INJURY TO INSULT  
UNDER SECTION 908(h) ..... *J.R. Klein* 1677

*JUNIOR MONEY BAGS, LTD. V. SEGAL:*  
THE ASSUMPTION OF LEASES:  
ALL GAIN, NO PAIN ..... *A. Ainsworth* 1684

<i>UNITED STATES V. BYRD: SCOPE OF "A CRIME OF VIOLENCE" FOR PREVENTIVE DETENTION PURPOSES .....</i>	<i>M. Lazarus</i>	1693
<i>UNITED STATES V. GREER: IS A RACIAL INQUIRY NECESSARY FOR AN ADEQUATE VOIR DIRE?.....</i>	<i>S.J. Meltzer</i>	1700
<i>UNITED STATES V. RIDEAU: A LICENSE TO FRISK IN BAD PARTS OF TOWN .....</i>	<i>R.S. Frenchman</i>	1715



# Tulane Law Review

A National Law Journal Distinguished for  
Coverage of Civil and Comparative Law

**SYMPOSIUM:  
IDEOLOGICAL AND CULTURAL INFLUENCES  
ON WORK AND BENEFITS LAW**

**THE FUNGIBLE WOMAN AND OTHER  
MYTHS OF SEXUAL HARASSMENT**

Jane Byeff Korn

**ON THE FRINGE: RETHINKING THE LINK  
BETWEEN WAGES AND BENEFITS**

Mary E. O'Connell

**LAW, LABOR, AND LIBERAL IDEOLOGY:  
EXPLORATIONS ON THE HISTORY  
OF A TWO-EDGED SWORD**

Robert J. Cottrol

**ARTICLE**

**PRAGMATISM—THE UNFINISHED  
REVOLUTION: DOCTRINAIRE AND  
REFLECTIVE PRAGMATISM IN  
RORTY'S SOCIAL THOUGHT**

Robert Justin Lipkin

**COMMENT**

**Children's Law Matures, Surrender and  
Adoption Under Louisiana's New  
Children's Code**

Deborah Pearce-Reggio

**VOLUME 67**

**NUMBER 5**

**MAY 1993**

# TULANE LAW REVIEW

VOLUME 67

MAY 1993

NUMBER 5

## CONTENTS

### SYMPOSIUM: IDEOLOGICAL AND CULTURAL INFLUENCES ON WORK AND BENEFITS LAW

INTRODUCTION ..... 1357

THE FUNGIBLE WOMAN AND OTHER  
MYTHS OF SEXUAL HARASSMENT ..... *Jane Byeff Korn* 1363

ON THE FRINGE: RETHINKING THE LINK  
BETWEEN WAGES AND BENEFITS ..... *Mary E. O'Connell* 1421

### REVIEW ESSAY

LAW, LABOR, AND LIBERAL IDEOLOGY:  
EXPLORATIONS ON THE HISTORY OF A  
TWO-EDGED SWORD ..... *Robert J. Cottrol* 1531

### ARTICLE

PRAGMATISM—THE UNFINISHED  
REVOLUTION: DOCTRINAIRE AND  
REFLECTIVE PRAGMATISM IN  
RORTY'S SOCIAL THOUGHT ..... *Robert Justin Lipkin* 1561

### COMMENT

CHILDREN'S LAW MATURES: SURRENDER  
AND ADOPTION UNDER LOUISIANA'S  
NEW CHILDREN'S CODE ..... *Deborah Pearce-Reggio* 1631

### RECENT DEVELOPMENTS

*AVONDALE SHIPYARDS, INC. v. GUIDRY:*  
THE LHWCA AND WAGE-EARNING  
CAPACITY—FROM INJURY TO INSULT  
UNDER SECTION 908(h) ..... *J.R. Klein* 1677

*JUNIOR MONEY BAGS, LTD. v. SEGAL:*  
THE ASSUMPTION OF LEASES:  
ALL GAIN, NO PAIN ..... *A. Ainsworth* 1684

*UNITED STATES V. BYRD: SCOPE OF  
"A CRIME OF VIOLENCE" FOR PREVENTIVE  
DETENTION PURPOSES ..... M. Lazarus 1693*

*UNITED STATES V. GREER:  
IS A RACIAL INQUIRY NECESSARY  
FOR AN ADEQUATE VOIR DIRE?.....S.J. Meltzer 1700*

*UNITED STATES V. RIDEAU:  
A LICENSE TO FRISK IN BAD PARTS  
OF TOWN .....R.S. Frenchman 1715*