

Tulane Law Review

Devoted to the Civil Law,
Comparative Law and Admiralty

Sale:	2
Estante	10
Table	

ARTICLES

RETHINKING PROCEEDS: THE
HISTORY, MISINTERPRETATION
AND REVISION OF U.C.C.
SECTION 9:306

R. Wilson Freyermuth

CONTRACTS LIMITING
LIABILITY: A PARADOX WITH
TACIT SOLUTIONS

Blake D. Morant

ESSAYS

CIVIL RIGHTS IN THE 1950s

Herbert Brownell

MAY I HAVE THE NEXT
DANCE, MRS. *FRYE*?

Honorable Martin L. C. Feldman

VOLUME 69

NUMBER 3

FEBRUARY 1995

TULANE LAW REVIEW

VOLUME 69

FEBRUARY 1995

NUMBER 3

CONTENTS

ARTICLES

RETHINKING PROCEEDS: THE HISTORY,
MISINTERPRETATION AND REVISION OF
U.C.C. SECTION 9:306..... R. Wilson Freyermuth 645

CONTRACTS LIMITING LIABILITY:
A PARADOX WITH
TACIT SOLUTIONS Blake D. Morant 715

ESSAYS

CIVIL RIGHTS IN THE 1950s..... Herbert Brownell 781

MAY I HAVE THE NEXT DANCE,
MRS. FRYE? Honorable Martin L.C. Feldman 793

RECENT DEVELOPMENTS

*CITY OF NEW ORLEANS V. BOARD OF
COMMISSIONERS: THE LOUISIANA
SUPREME COURT FREES NEW
ORLEANS FROM THE SHACKLES
OF DILLON'S RULE* G. Roth Kehoe II 809

KREIMERMAN V. CASA VEERKAMP, S.A.:
THE FIFTH CIRCUIT DEFINES THE SCOPE
OF THE INTER-AMERICAN CONVENTION
ON LETTERS ROGATORY..... Marc E. Gold 823

*MANGIERI V. CLIFTON: THE FIFTH CIRCUIT
EXTENDS QUALIFIED IMMUNITY TO POLICE
OFFICERS WHO ARREST ANTI-ABORTION
PROTESTORS* Ugo Colella 833

*RESOLUTION TRUST CORPORATION V.
MIRAMON: THE AVAILABILITY OF THE
FEDERAL COMMON LAW DUTY OF CARE
CLAIM AGAINST BANK DIRECTORS*..... Peter Lowy 847

*STATE V. JONES: LOUISIANA CAPITAL JURIES
MUST NOT BE INFORMED OF THE GOVERNOR'S
CLEMENCY POWER* Gerald S. Janoff 861

*MANGIERI V. CLIFTON: THE FIFTH CIRCUIT
EXTENDS QUALIFIED IMMUNITY TO POLICE
OFFICERS WHO ARREST ANTI-ABORTION
PROTESTORS* Ugo Colella 833

*RESOLUTION TRUST CORPORATION V.
MIRAMON: THE AVAILABILITY OF THE
FEDERAL COMMON LAW DUTY OF CARE
CLAIM AGAINST BANK DIRECTORS*..... Peter Lowy 847

*STATE V. JONES: LOUISIANA CAPITAL JURIES
MUST NOT BE INFORMED OF THE GOVERNOR'S
CLEMENCY POWER* Gerald S. Janoff 861

TULANE LAW REVIEW

VOLUME 69

FEBRUARY 1995

NUMBER 3

CONTENTS

ARTICLES

RETHINKING PROCEEDS: THE HISTORY,
MISINTERPRETATION AND REVISION OF
U.C.C. SECTION 9:306..... R. Wilson Freyermuth 645

CONTRACTS LIMITING LIABILITY:
A PARADOX WITH
TACIT SOLUTIONS Blake D. Morant 715

ESSAYS

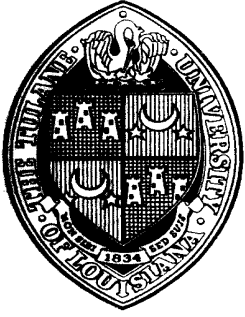
CIVIL RIGHTS IN THE 1950s..... Herbert Brownell 781

MAY I HAVE THE NEXT DANCE,
MRS. FRYE? Honorable Martin L.C. Feldman 793

RECENT DEVELOPMENTS

*CITY OF NEW ORLEANS V. BOARD OF
COMMISSIONERS: THE LOUISIANA
SUPREME COURT FREES NEW
ORLEANS FROM THE SHACKLES
OF DILLON'S RULE*..... G. Roth Kehoe II 809

KREIMERMAN V. CASA VEERKAMP, S.A.:
THE FIFTH CIRCUIT DEFINES THE SCOPE
OF THE INTER-AMERICAN CONVENTION
ON LETTERS ROGATORY..... Marc E. Gold 823



Tulane Law Review

Devoted to the Civil Law,
Comparative Law and Admiralty

ARTICLES

RETHINKING PROCEEDS: THE
HISTORY, MISINTERPRETATION
AND REVISION OF U.C.C.
SECTION 9-306

R. Wilson Freyermuth

CONTRACTS LIMITING
LIABILITY: A PARADOX WITH
TACIT SOLUTIONS

Blake D. Morant

ESSAYS

CIVIL RIGHTS IN THE 1950s

Herbert Brownell

MAY I HAVE THE NEXT
DANCE, MRS. FRYE?

Honorable Martin L. C. Feldman

CENTRO LINCOLN

VOLUME 69 NUMBER 3 FEBRUARY 1995