

University of Miami Law School Institutional Repository

University of Miami Law Review

1-1-1994

Table of Contents

Follow this and additional works at: <http://repository.law.miami.edu/umlr>

Recommended Citation

Table of Contents, 48 U. Miami L. Rev. Iss. 3 (1994)

Available at: <http://repository.law.miami.edu/umlr/vol48/iss3/1>

This Prefatory Matter is brought to you for free and open access by Institutional Repository. It has been accepted for inclusion in University of Miami Law Review by an authorized administrator of Institutional Repository. For more information, please contact library@law.miami.edu.

University of Miami Law Review

VOLUME 48

JANUARY 1994

NUMBER 3

ARTICLES

- POLICE INTERROGATION: THE PRIVILEGE
AGAINST SELF-INCRIMINATION, THE
RIGHT TO COUNSEL, AND THE
INCOMPLETE METAMORPHOSIS
OF JUSTICE WHITE *Ralph Ruebner* 511
- THE AMERICANS WITH DISABILITIES ACT
IN THE UNIONIZED WORKPLACE *Ann C. Hodges* 567
- BAD ADVICE: THE ENTRAPMENT
BY ESTOPPEL DOCTRINE IN
CRIMINAL LAW *Sean Connelly* 627

COMMENT

- PRIVATE RIGHTS IN PUBLIC
PLACES: A WEIGHTY ISSUE *Shari J. Ronkin* 649

CASENOTE

- SCHECK V. BURGER KING CORP.*:
WHY BURGER KING CANNOT
HAVE ITS OWN WAY
WITH ITS FRANCHISEES *Adam B. Leichtling* 671