

University of Miami Law Review

VOLUME 72

SPRING 2018

NUMBER 3

ARTICLES

THE HUMAN RIGHT OF PROPERTY	<i>José E. Alvarez</i>	580
THE (MIS)APPLICATION OF RULE 404(B) HEURISTICS	<i>Dora W. Klein</i>	706
INDUSTRIAL CYBER VULNERABILITIES: LESSONS FROM STUXNET AND THE INTERNET OF THINGS	<i>Lawrence J. Trautman</i> <i>Peter C. Ormerod</i>	761

NOTES & COMMENTS

DEFLATEGATE PUMPED UP: ANALYZING THE SECOND CIRCUIT'S DECISION AND THE NFL COMMISSIONER'S AUTHORITY	<i>Josh Mandel</i>	827
KILLER CELL PHONES AND COMPLACENT COMPANIES: HOW APPLE FAILS TO CURE DISTRACTED DRIVING FATALITIES	<i>Summer Galitz</i>	880
DRAWING THE LINE: THE JURISPRUDENCE OF NON-CONSENSUAL PORNOGRAPHY AND THE IMPLICATIONS OF KANYE WEST'S <i>FAMOUS</i> MUSIC VIDEO	<i>Karla Utset</i>	920
KRATOM CRACKDOWN: HOW THE DEA ABUSED ITS EMERGENCY SCHEDULING AUTHORITY UNDER THE CONTROLLED SUBSTANCES ACT	<i>Olivia Castillo</i>	972
THE STRUGGLE TO DEFINE PRIVACY RIGHTS AND LIABILITIES IN A DIGITAL WORLD AND THE UNFORTUNATE ROLE OF CONSTITUTIONAL STANDING	<i>Juan Olano</i>	1025