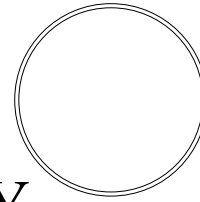


**UNIVERSITY OF FLORIDA  
JOURNAL OF LAW  
AND PUBLIC POLICY**



**ARTICLES**

WHEN IS AN INVASION OF PRIVACY UNWARRANTED  
UNDER THE FOIA? AN ANALYSIS OF THE SUPREME COURT'S  
"SUFFICIENT REASON" AND "PRESUMPTION OF  
LEGITIMACY" STANDARDS

*Martin E. Halstuk*

INCONSISTENT LEVELS OF GENERALITY IN THE  
CHARACTERIZATION OF UNENUMERATED  
FUNDAMENTAL RIGHTS

*John F. Basiak, Jr.*

BRIDGING THE GAPS: COGNITIVE CONSTRAINTS ON  
CORPORATE CONTROL & ETHICS EDUCATION

*Michael B. Metzger*

**NOTE**

A STRUGGLE OF BIBLICAL PROPORTIONS: THE  
CAMPAIGN TO ENACT THE WORKPLACE RELIGIOUS  
FREEDOM ACT OF 2003

*Robert A. Caplen*

**CASE COMMENT**

CONSTITUTIONAL LAW: FUNDING THE FREE  
EXERCISE CLAUSE

*David M. Applegate*

**BOOK REVIEW**

LEGISLATIVE TERM LIMITS AND PROFESSIONALISM:  
EXAMINING THE OBVIOUS LINK

*Michelle S. Friedman*

**VOLUME 16**

**DECEMBER 2005**

**NUMBER 3**