

JL&PP



UNIVERSITY OF FLORIDA JOURNAL OF LAW AND PUBLIC POLICY

ISSUES IN HIGHER EDUCATION

INTRODUCTORY REMARKS	<i>John V. Lombardi</i>
PRIVATE PUBLICS, PUBLIC PRIVATES	<i>Richard A. Matasar</i>
THE LIMITS OF ACADEMIC FREE SPEECH ON THE INTERNET	<i>Ray August</i>
WHO IS AN "OTHERWISE QUALIFIED" LAW STUDENT?	<i>J. Patrick Shannon</i>
THE FIRST AMENDMENT THREAT TO ACADEMIC TENURE	<i>Daniel E. Hall</i>
FUNDING OF PUBLIC AND PRIVATE INSTITUTIONS OF HIGHER EDUCATION	<i>F. King Alexander</i>

ARTICLES

JUVENILE JUSTICE UNDER ATTACK	<i>Donna M. Bishop Lonn Lanza-Kaduce, and Charles E. Frazier</i>
THE MEDIA IN THE NEW MILLENNIUM	<i>Sandra F. Chance</i>
SPEAKING FREELY ABOUT REDUCING VIOLENCE AGAINST WOMEN	<i>Michelle Chernikoff Anderson</i>

NOTE

UNION DUES AND POLITICS	<i>R. Bradley Adams</i>
-------------------------	-------------------------

CASE COMMENT

THE CREATION OF A CAUSE OF ACTION FOR NEGLIGENT STILLBIRTH <i>TANNER v. HARTOG</i> , 696 So. 2d 705 (FLA. 1997)
--