## **NOTES**

Mama Knows Best: Frazier v. Winn Says Do as You're Told!

Scott E. Byers Freddy Funes Allison V. Perez

905

PICO TAKES A VISIT TO CUBA: WILL
PRETEXT BECOME PRECEDENT IN THE
ELEVENTH CIRCUIT?

Joelle C. Achtman

943

# University of Miami Law Review

**VOLUME 63** 

**APRIL 2009** 

**NUMBER 3** 

#### **FOREWORD**

Honorable Peter T. Fay 709

### **ARTICLES**

MIRED IN THE MARSH: LEGISLATIVE		
Prayers, Moments of Silence, and the Establishment Clause	Eric J. Segall	713
THE FIRST AMENDMENT IN CHAOS: HOW THE LAW OF SECONDARY EFFECTS IS APPLIED AND MISAPPLIED BY THE CIRCUIT COURTS	Daniel R. Aaronson Gary S. Edinger James S. Benjamin	741
WILL TEACHERS SHED THEIR FIRST AMENDMENT RIGHTS AT THE SCHOOLHOUSE GATE?	JoNel Newman	761
Inartful Drafting Does Not Necessarily a Void, as Opposed to a Vague, Statute Make—Even Under the First Amendment	Samuel A. Terilli	793
Two Years of the First Amendment in the United States Court of Appeals: The 2007 and 2008 Yin and Yang		
OVER SPEECH AND PUNISHMENT	Bruce S. Rogow	813
DEMOGRAPHICS AND DISTRUST: THE ELEVENTH CIRCUIT ON GRADUATION PRAYER IN ADLER V. DUVAL COUNTY	Paul Horwitz	835
	Tuui Horwiiz	633
Just the Facts, Ma'am—Determining the Constitutional Claims of		
Inmates to the Sanctity of Their Legal Mail	Sanford L. Bohrer Matthew S. Bohrer	893

# University of Miami Law Review

Volume 63 April 2009 Number 3

#### ELEVENTH CIRCUIT REVIEW

Foreword	Honorable Peter T. Fay	
ARTICLES		
MIRLD IN THE <i>Marsh</i> : Legislative Prayers, Moments of Silence, and the Establishment Clause	Eric J. Segall	
THE FIRST AMENDMENT IN CHAOS: How the Law of Secondary Effects Is Applied and Misapplied by the Circuit Courts	Daniel R. Aaronson Gary S. Edinger James S. Benjamin	
WILL TEACHERS SHED THEIR FIRST AMENDMENT RIGHTS AT THE SCHOOLHOUSE GATE? THE ELEVENTH CIRCUIT'S POST-GARCETTI JURISPRUDENCE	JoNel Newman	
Nartful Drafting Does Not Necessarily a Void, as Opposed to a Vague, Statute Make—Even Under the First Amendment	Samuel A. Terilli	
Two Years of the First Amendment in the United States Court of Appeals: The 2007 and 2008 Yin and Yang over Speech and Punishment	Bruce S. Rogow	
Demographics and <b>Distrust</b> : The Eleventh Circuit on Graduation Prayer in <i>Adler v. Duval County</i>		
JUST THE FACTS, MA'AM—DETERMINING THE CONSTITUTIONAL CLAIMS OF INMATES TO THE SANCTITY OF THEIR LEGAL MAIL	Sanford L. Bohrer Matthew S. Bohrer	
NOTES		
Mama Knows Best: Frazier v. Winn Says Do as You're Told!	Scott E. Byers Freddy Funes Allison V. Perez	
PICO TAKES A VISIT TO CUBA: WILL PRETEXT BECOME PRECEDENT IN THE	lealle C. Aabtman	

