

Florida Law Review Student Notes & Comments Selected for Publication

Notes Selected for Publication

When “Now Known or Later Developed” Fails its Purpose: How P2P Litigation Has Turned the Distribution Right Upside-Down

Vincent J. Galluzzo

GERTRUDE BRICK AWARD RECIPIENT FOR BEST NOTE OF 2009

Now You See Me, Now You Don't: Why *Roommates.com* Isn't Enough to Change the Rules for Anonymous Gossip Web Sites

Skylar McDonald

A Great Gamble: Why Florida Must Resolve Its Indian Gaming Crisis

Allison Sirica

The Graves Amendment: Putting to Death Florida's Strict Vicarious Liability Law

Brent Steinberg

Florida Premises Liability on Easements of Way: Liability for Injuries to Third Parties

William G. Smith

Don't Tase Me Bro!: A Comprehensive Analysis of the Laws Governing Taser Use by Law Enforcement

Jeff Fabian

The Constitutionality of Amended 10 U.S.C. § 802(A)(10): Does the Military Need A Formal Invitation to Reign in “Cowboy” Contractors?

Andres Healy

The Consent-Once-Removed Doctrine: The Constitutionality of Passing Consent from an Informant to Law Enforcement

Tim Sobczak

Comments Selected for Publication

Shedding (False) Light: The Future of Publication-Based Torts in Florida

Jews for Jesus, Inc. v. Rapp, 997 So.2d 1098 (Fla. 2008)

Kristen Rasmussen

BEST COMMENT AWARD WINNER

Administrative Law: Setting the “Persecutor Bar” for Political Asylum After Negusie
Negusie v. Holder, 129 S. Ct. 1159 (2009)
David Karp

Politics versus Precision: Did the Miami-Dade School Board Violate the First Amendment When
it Voted to Remove “A Visit to Cuba” from its Libraries?
Lindsay M. Saxe
ACLU v. Miami-Dade County School Board, 2009 WL 263122 (11th Cir. Feb. 5, 2009)