
University of Pennsylvania
JOURNAL OF
CONSTITUTIONAL LAW

ARTICLES

FLORIDA V. J.L. WITHDRAWING PERMISSION TO “LIE WITH IMPUNITY”:
THE DEMISE OF “TRULY ANONYMOUS” INFORMANTS
AND THE RESURRECTION OF THE *AGUILAR/SPINELLI* TEST
FOR PROBABLE CAUSE

Peter Erlinder

CODA TO WILLIAM PENN’S OVERTURE:
SAFEGUARDING NON-MAINSTREAM RELIGIOUS LIBERTY
UNDER THE PENNSYLVANIA CONSTITUTION

Gary S. Gildin

COMMENTS

Igartúa De La Rosa v. United States: The Right of the United States
Citizens of Puerto Rico To Vote for the President and the
Need To Re-Evaluate America’s Territorial Policy

A Test Case for Re-Evaluation of the Dormant Commerce Clause:
The Maine Rx Program



Volume 4

November 2001

Number 1

University of Pennsylvania
JOURNAL OF CONSTITUTIONAL LAW

TABLE OF CONTENTS

ARTICLES

Florida v. J.L.—Withdrawing Permission to
“Lie with Impunity”: The Demise of “Truly
Anonymous” Informants and the Resurrection
of the *Aguilar/Spinelli* Test for Probable Cause
Peter Erlinder 1

Coda to William Penn’s Overture: Safeguarding
Non-Mainstream Religious Liberty Under the
Pennsylvania Constitution
Gary S. Gildin 81

COMMENTS

Igartúa De La Rosa v. United States: The Right
of the United States Citizens of Puerto Rico To Vote
for the President and the Need To Re-Evaluate
America’s Territorial Policy
Eduardo Guzmán 141

A Test Case for Re-Evaluation of the Dormant
Commerce Clause: The Maine Rx Program
Abigail B. Pancoast 184