WASHINGTON UNIVERSITY JOURNAL OF URBAN AND CONTEMPORARY LAW

Volume 54

Summer 1998

TABLE OF CONTENTS

AFFIRMATIVE ACTION IN HIGHER EDUCATION	
INTRODUCTION	1
TURNING BACK THE CLOCK: THE ASSAULT ON AFFIRMATIVE ACTIONLeland Ware	3
THE "AFFIRMATIVE ACTION" FRAUDLino A. Graglia	31
IN DEFENSE OF AFFIRMATIVE ACTION	39
PREFERENCE BY RACE IN UNIVERSITY ADMISSIONS AND THE QUEST FOR DIVERSITY	43
UNFINISHED HOMEWORK FOR UNIVERSITIES: MAKING THE CASE FOR AFFIRMATIVE ACTION	73
ANOTHER APPROACH TO RACIAL PREFERENCES	93
ARTICLES	
EDUCATORS' AUTHORITY AND STUDENTS' FIRST AMENDMENT RIGHTS ON THE WAY TO USING THE INFORMATION HIGHWAY: CYBERSPACE AND SCHOOLS	109
Patrick D. Pauken	
THE MYTH OF A COLOR-BLIND	
CONSTITUTION Keith E. Sealing	157

NOTES

THE HELMS-BURTON ACT: A STEP IN THE WRONG DIRECTION FOR UNITED STATES POLICY TOWARD CUBA	213
IF THE PROFILE FITS: ADMITTING CRIMINAL PSYCHOLOGICAL PROFILES INTO EVIDENCE IN CRIMINAL TRIALS	239
DIAGNOSING THE TRUTH: DETERMINING PHYSICIAN LIABILITY IN CASES INVOLVING MUNCHAUSEN SYNDROME BY PROXY	267
AIRPORT EXPANSIONS: THE NEED FOR A GREATER FEDERAL ROLE	291
RECENT DEVELOPMENTS	
STAVING OFF THE PILLAGE OF THE VILLAGE: DOES <i>IN RE WAL-MART</i> STORES, INC. OFFER HOPE TO SMALL MERCHANTS STRUGGLING FOR ECONOMIC SURVIVAL AGAINST BOX	
RETAILERS?Sherry Keymer Dreisewerd	323
WITHHOLDING QUALIFIED IMMUNITY FROM PRIVATE PRISON GUARDS: A COSTLY MISTAKE	345