

# Florida State University Law Review

---

Volume 24 | Issue 2

Article 8

---

Winter 1997

## 24 Fla. St. L. Rev. i, 1, 83 n.22: Errata

Follow this and additional works at: <https://ir.law.fsu.edu/lr>



Part of the Law Commons

---

### Recommended Citation

*24 Fla. St. L. Rev. i, 1, 83 n.22: Errata*, 24 Fla. St. U. L. Rev. 505 (1997) .  
<https://ir.law.fsu.edu/lr/vol24/iss2/8>

This Article is brought to you for free and open access by Scholarship Repository. It has been accepted for inclusion in Florida State University Law Review by an authorized editor of Scholarship Repository. For more information, please contact [efarrell@law.fsu.edu](mailto:efarrell@law.fsu.edu).

## ERRATA

Vol. 24, No. 1 Cover, p. i

Error: PREACHING TO THE HIGH SCHOOL CHOIR: RACHEL BAUCHMAN, THE ESTABLISHMENT CLAUSE, AND THE SEARCH FOR THE ELUSIVE BRIGHT LINE

Correction: PREACHING TO THE PUBLIC SCHOOL CHOIR: RACHEL BAUCHMAN, THE ESTABLISHMENT CLAUSE, AND THE SEARCH FOR THE ELUSIVE BRIGHT LINE

*Preaching to the Public School Choir: Rachel Bauchman, the Establishment Clause, and the Search for the Elusive Bright Line*, Vol. 24, No. 1 p. 83 n.22

Error: The Court also has found unconstitutional the use of public funds to help build colleges and universities with religious affiliations because such use did not primarily advance religion and had a secular purpose.

Correction: The Court also has found constitutional the use of public funds to help build colleges and universities with religious affiliations because such use did not primarily advance religion and had a secular purpose.

