Senate Bill sb2126

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Florida Senate - 2005	SB 2126
By Senator Wise	

5-1187A-05

See HB

1	A bill to be entitled
2	An act relating to student and faculty academic
3	freedom in postsecondary education; amending s.
4	1002.21, F.S.; providing student rights to
5	academic freedom; creating s. 1004.09, F.S.;
6	providing a postsecondary student and faculty
7	academic bill of rights; specifying student,
8	faculty, and instructor rights; requiring the
9	dissemination of copies of the act to state
10	universities and community colleges; providing
11	an effective date.
12	
13	WHEREAS, the principles enumerated in this act fully
14	apply only to public postsecondary institutions, and nothing
15	in this act shall be construed as interfering with the right
16	of a private postsecondary institution to restrict academic
17	freedom on the basis of creed or belief, and
18	WHEREAS, the central purposes of a postsecondary
19	institution are the pursuit of truth, the discovery of new
20	knowledge through scholarship and research, the study and
21	reasoned criticism of intellectual and cultural traditions,
22	the teaching and general development of students to help them
23	become creative individuals and productive citizens of a

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24 pluralistic democracy, and the transmission of knowledge and

25 learning to society at large, and

26 WHEREAS, free inquiry and free speech within the 27 academic community are indispensable to the achievement of 28 these central purposes which reflect the values of pluralism, 29 diversity, opportunity, critical intelligence, openness, and 30 fairness that are the cornerstones of American society, and 31

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1 WHEREAS, the freedoms to teach and to learn depend upon 2 the creation of appropriate conditions and opportunities on 3 the campus as a whole as well as in the classrooms and lecture 4 halls, and

5 WHEREAS, academic freedom is indispensable to American 6 postsecondary education and, from its first formulation in the 7 General Report of the Committee on Academic Freedom and Tenure 8 of the American Association of University Professors, the 9 concept of academic freedom has been premised on the idea that 10 human knowledge is the pursuit of truth and that there is no 11 humanly accessible truth that is not in principle open to 12 challenge, and 13 WHEREAS, academic freedom is most likely to thrive in

14 an environment that protects and fosters independence of

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thought and speech and, in the words of the general report, it 15 is vital to protect as "the first condition of progress, [a] 16 17 complete and unlimited freedom to pursue inquiry and publish 18 its results, " and 19 WHEREAS, because free inquiry and its fruits are 20 crucial to the democratic enterprise itself, academic freedom 21 is a national value as well, and 22 WHEREAS, in Keyishian v. Board of Regents of the University of the State of New York, a historic 1967 decision, 23 the Supreme Court of the United States overturned a New York 24 State loyalty provision for teachers with the words, "Our 25 26 Nation is deeply committed to safeguarding academic freedom, 27 [a] transcendent value to all of us and not merely to the 28 teachers concerned, " and 29 WHEREAS, in Sweezy v. New Hampshire (1957), the Supreme 30 Court of the United States observed that the "essentiality of 31

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1 freedom in the community of American universities [was] almost 2 self-evident," and 3 WHEREAS, academic freedom consists of protecting the 4 intellectual independence of professors, researchers, and 5 students in the pursuit of knowledge and the expression of 6 ideas from interference by legislators or authorities within

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the institution itself, meaning that no political or 7 ideological orthodoxy should be imposed on professors and 8 9 researchers through the hiring, tenure, or termination process 10 or through any other administrative means by the academic 11 institution nor should legislators impose any such orthodoxy 12 through the control of postsecondary institution budgets, and 13 WHEREAS, from the first statement on academic freedom, 14 it has been recognized that intellectual independence means the protection of students as well as faculty from the 15 imposition of any orthodoxy of a political or ideological 16 17 nature, and 18 WHEREAS, the General Report of the Committee on Academic Freedom and Tenure of the American Association of 19 University Professors admonished faculty to avoid "taking 20 unfair advantage of the student's immaturity by indoctrinating 21 22 him with the teacher's own opinions before the student has had an opportunity fairly to examine other opinions upon the 23 24 matters in question, and before he has sufficient knowledge and ripeness of judgment to be entitled to form any definitive 25 26 opinion of his own, " and

WHEREAS, in 1967, the American Association of University Professors' Joint Statement on Rights and Freedoms of Students reinforced and amplified this injunction by affirming the inseparability of "the freedom to teach and freedom to learn" and, in the words of the joint statement,

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1 "Students should be free to take reasoned exception to the 2 data or views offered in any course of study and to reserve 3 judgment about matters of opinion," and 4 WHEREAS, the academic criteria of the scholarly profession should include reasonable scholarly options within 5 the areas of discipline, and 6 7 WHEREAS, the value of the life of the mind was articulated by Thomas Jefferson when he stated, "We are not 8 9 afraid to follow truth wherever it may lead, nor to tolerate 10 any error so long as reason is left free to combat it," and 11 WHEREAS, the education of the next generation of 12 leaders should contain rigorous and balanced exposure to significant theories and thoughtful viewpoints, and students 13 should be given the knowledge and background that empowers 14 them to think for themselves, NOW, THEREFORE, 15 16 17 Be It Enacted by the Legislature of the State of Florida: 18 Section 1. Subsection (7) is added to section 1002.21, 19 Florida Statutes, to read: 20 1002.21 Postsecondary student and parent rights.--21 2.2 (7) STUDENT ACADEMIC FREEDOM. -- As detailed in s. 23 1004.09, students have rights to a learning environment in 24 which they have access to a broad range of serious scholarly 25 opinion, to be graded without discrimination on the basis of 26 their political or religious beliefs, and to a 27 viewpoint-neutral distribution of student fee funds.

28 Section 2. Section 1004.09, Florida Statutes, is

29 created to read:

30 1004.09 Postsecondary student and faculty academic

31 bill of rights.--

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1	(1) Students have a right to expect a learning
2	environment in which they will have access to a broad range of
3	serious scholarly opinion pertaining to the subjects they
4	study. In the humanities, the social sciences, and the arts,
5	the fostering of a plurality of serious scholarly
6	methodologies and perspectives should be a significant
7	institutional purpose.
8	(2) Students have a right to expect that they will be
9	graded solely on the basis of their reasoned answers and
10	appropriate knowledge of the subjects they study and that they
11	will not be discriminated against on the basis of their
12	political or religious beliefs.
13	(3) Students have a right to expect that their
14	academic freedom and the quality of their education will not
15	be infringed upon by instructors who persistently introduce
16	controversial matter into the classroom or coursework that has
17	no relation to the subject of study and serves no legitimate
18	pedagogical purpose.
19	(4) Students have a right to expect that freedom of

20 speech, freedom of expression, freedom of assembly, and

21 freedom of conscience of students and student organizations

- 22 will not be infringed upon by postsecondary administrators,
- 23 student government organizations, or institutional policies,
- 24 rules, or procedures.
- 25 (5) Students have a right to expect that their
- 26 academic institutions will distribute student fee funds on a
- 27 viewpoint-neutral basis and will maintain a posture of
- 28 neutrality with respect to substantive political and religious
- 29 disagreements, differences, and opinions.
- 30 (6) Faculty and instructors have a right to academic
- 31 freedom in the classroom in discussing their subjects, but

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- 1 they should make their students aware of serious scholarly
- 2 viewpoints other than their own and should encourage
- 3 intellectual honesty, civil debate, and critical analysis of
- 4 ideas in the pursuit of knowledge and truth.
- 5 (7) Faculty and instructors have a right to expect
- 6 that they will be hired, fired, promoted, and granted tenure
- 7 on the basis of their competence and appropriate knowledge in
- 8 their fields of expertise and will not be hired, fired, denied
- 9 promotion, or denied tenure on the basis of their political or
- 10 <u>religious beliefs.</u>

11	(8) Faculty and instructors have a right to expect
12	that they will not be excluded from tenure, search, or hiring
13	committees on the basis of their political or religious
14	<u>beliefs.</u>
15	(9) Students, faculty, and instructors have a right to
16	be fully informed of their rights and their institution's
17	grievance procedures for violations of academic freedom by
18	means of notices prominently displayed in course catalogs and
19	student handbooks and on the institutional website.
20	Section 3. The Chancellor of Colleges and Universities
21	shall provide a copy of the provisions of this act to the
22	president of each state university. The Chancellor of
23	Community Colleges and Workforce Education shall provide a
24	copy of the provisions of this act to the president of each
25	community college.
26	Section 4. This act shall take effect July 1, 2005.
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