

ACLU sues West Virginia for grant to Catholic trades college

Bill in the News (The College Fix): “In Everson v. Board of Education (1947), the U.S. Supreme Court ruled that students who attended religious schools (in this instance they were Catholic schools) could receive public transportation without violating the Constitution,” Donohue stated. “The high court ruled that the law had a ‘public purpose,’ which was the safety of the students.” [READ MORE HERE](#)