NOTE: The “Go to” link will take you to a copy of the source that precedes it. Click on the first page of the source and use the down arrow to scroll down the source. Using the down “bar” on the right may return you to this file.

BOOK

SAVING THE CONSTITUTION FROM THE COURTS (University of Oklahoma Press, May, 1995).  Go to

Articles/Monographs (Chronological)

‘And Set the Guilty Free,’ 8 THE PROSECUTOR 479-481 (January, 1973).  Go to

Confessions: Historical Perspective and a Proposal, 10 HOUSTON LAW REVIEW 1087-1104 (July, 1973).  Go to

The English Common Law of Confessions and Early Cases Decided By the United States Supreme Court, JUDICATURE, INFORMATION REPORT SERIES, NO. 205 (September, 1973) 1-27.  Go to

A Critical View Of the Modern Confession Rule: Some Observations on Key Confession Cases and, 28 ARKANSAS LAW REVIEW 1-54 (1974).  Go to

The Supreme Court, Confessions, and the Counter Revolution in Criminal Justice, 58 JUDICATURE 68-73 (August/September, 1974).  Go to

Judicial Expansionism: An Evaluation of the Ongoing Debate, 8 OHIO NORTHERN LAW REVIEW 1-68 (May, 1981).  Go to

Raoul Berger and the Debate Over Increased Judicial Power, 16 THE PROSECUTOR; JOURNAL OF THE NATIONAL DISTRICT ATTORNEYS ASSOCIATION 30-35 (Winter, 1982).  Go to

The Supreme Court: An Intentionist Critique of Noninterpretive Review, 28 THE CATHOLIC LAWYER 253-314 (Fall, 1983).  Go to


The Inbau-Kamisar Debate: Time for Round Two?, 12 WESTERN STATE UNIVERSITY LAW REVIEW 117-153 (October, 1984).  Go to

O What a Tangled Web We Weave . . . 19 THE PROSECUTOR: JOURNAL OF THE NATIONAL DISTRICT ATTORNEYS ASSOCIATION 15-49 (May,
1986). Go to 


The Sixth Amendment: Judicial Powers and the People's Right to Govern Themselves, 66 WASH. L. R. 71-89 (1988). Go to

Original Paper: "The Liberal Arts Professor As A Recruiter." August 31, 1985. Go to

"Up-date: The Liberal Arts Professor as a Recruiter," PROCEEDINGS OF THE TWELFTH NATIONAL CONFERENCE ON TEACHING PUBLIC ADMINISTRATION, THE FEDERAL EXECUTIVE INSTITUTE 241-261 (March 14-16, 1989), Charlottesville, Virginia. Go to

The Sixth Amendment: Judicial Power and the People's Right to Govern Themselves, 23 NATIONAL DISTRICT ATTORNEYS' ASSOCIATION (THE PROSECUTOR) 11 (Winter, 1990). Permission was requested and granted to the NDAA to reprint this article, revised, originally published in Washington University Law Review. Go to

The Sixth Amendment: Judicial Powers and the People's Right to Govern Themselves, in THE BILL OF RIGHTS: ORIGINAL MEANING AND CURRENT UNDERSTANDING, Edited by Eugene W. Hickok, Jr. 365-382 (1991). Permission was requested and granted to reprint this revised piece, originally published in Washington University Law Review. Go to


Chairpersons - Increasing the Candidate Pool: Comments on Structure and Types, 1 SECTION ON PUBLIC ADMINISTRATION EDUCATION, AMERICAN POLITICAL SCIENCE ASSOCIATION 9-10 (1991). Go to


One Scholars Journey on the Dark Side, 11 Chapman L. R. 1-80. (2007). Go to


Other


Comment [Self published]: “The Second Amendment: Some Abiding Principles.” Go to
[Author’s note: I am in the process of preparing a more comprehensive article on the Supreme Court’s Second Amendment decisions.]

Article Length Book Reviews


HISTORY OF THE SUPREME COURT OF THE UNITED STATES, VOL. I, PART I: RECONSTRUCTION AND REUNION. By Charles Fairman, 8 NEW ENGLAND LAW REVIEW 123-130 (December, 1972). Go to

THE LAWYER; THE PUBLIC AND PROFESSIONAL RESPONSIBILITY. By F. Raymond Marks, et. al., 21 UNIVERSITY OF CALIFORNIA, LOS ANGELES LAW REVIEW 371-376 (October, 1973). Go to

THE WARREN COURT'S CONCEPTION OF DEMOCRACY. By Howard Ball. 122 UNIVERSITY OF PENNSYLVANIA LAW REVIEW 505-508 (1973). Go to

SEPARATION OF CHURCH & STATE. By Robert Cord., 7 HARVARD JOURNAL OF LAW AND PUBLIC POLICY 581-604 (Fall, 1984). Go to


Book Reviews
THE CONSTITUTIONALIST: NOTES ON THE FIRST AMENDMENT. By George Anastaplo. THE NATION 218-219 (September 18, 1972). Go to

THE IMPACT OF SUPREME COURT DECISIONS. Edited by Theodore L. Becker. 1972 UTAH LAW REVIEW 321-323 (Summer, 1972). Go to


THE WISE MINORITY: AN ARGUMENT FOR DRAFT RESISTANCE AND CIVIL DISOBEDIENCE. By Leon Friedman, 67 AMERICAN POLITICAL SCIENCE ASSOCIATION REVIEW 616-617 (Spring, 1973). Go to

THE KNAPP COMMISSION REPORT. 10 THE PROSECUTOR 177-178 (1974). Go to

REAPPORTIONMENT: LAW, POLITICS AND COMPUTERS. By Terry B. O'Rourke. THE ACADEMIC REVIEWER 22-24 (Spring-Summer, 1974).


LAW, POLITICS AND BIRTH CONTROL. By C. Thomas Dienes. 61 CATHOLIC HISTORICAL REVIEW 570-571 (Spring, 1975). Go to


BY WHAT RIGHT? A COMMENTARY ON THE SUPREME COURT'S POWER TO REVISE THE CONSTITUTION. By Louis Lusky. AMERICAN BAR ASSOCIATION JOURNAL 626, 628 (May, 1977). Go to

THE AGES OF AMERICAN LAW. By Grant Gilmore. AMERICAN BAR ASSOCIATION JOURNAL 1726-1727 (November, 1978). Go to


HISTORY AND MEANING OF THE FOURTEENTH AMENDMENT. By Hermine Herta Meyer. AMERICAN BAR ASSOCIATION JOURNAL 1558, 1560 (October, 1978). Go to

FORT APACHE. By Tom Walker. 13 THE PROSECUTOR 375 (1979)


A LAWYER LOOKS AT THE CONSTITUTION. By Rex Lee. 68 AMERICAN BAR ASSOCIATION JOURNAL 334,336 (1981). Go to


AMERICAN INDUSTRIALIZATION, ECONOMIC EXPANSION AND THE LAW. By Joseph Frese and Joseph Judd, Eds. 11 PERSPECTIVE 122 (1982).

DEALING WITH STATUTES. By Willard Hurst. 11 PERSPECTIVE 188 (1982).

SOURCES AND DOCUMENTS OF UNITED STATES CONSTITUTIONS: VOL. I (2ND SERIES) - 1492 TO 1800. By William F. Swindler, Editor. 69 AMERICAN BAR ASSOCIATION JOURNAL 215 (1983). Go to


LAW'S EMPIRE. BY RONALD DWORKIN. 15 PERSPECTIVE 186 (1986). Go to

THE RISE OF MODERN JUDICIAL REVIEW: FROM CONSTITUTIONAL INTERPRETATION TO JUDGE-MADE LAW. BY Christopher Wolfe. II BENCHMARK 205 (SUMMER, 1986).

DEFENDERS OF THE FAITH; RELIGION AND POLITICS FROM THE PILGRIM FATHERS TO RONALD REAGAN. By Wilbur Edel. 17 PERSPECTIVE 14 (1988). Go to


A THEORY OF PROPERTY, BY STEPHEN M. MUNZER, 21 PERSPECTIVE 62 (1992). Go to

INVESTIGATING SUBJECTIVITY: RESEARCH ON LIVED EXPERIENCE. BY Carolyn Ellis and Michael G. Flaherty, 23 Perspective 155 (1994).

DECIDING TO DECIDE: AGENDA SETTING IN THE UNITED STATES SUPREME COURT. BY H. W. PERRY, JR., 23 PERSPECTIVE 196 (1994).


ON CONSTITUTIONAL GROUND. JOHN HART ELY. 27 PERSPECTIVE 52 (1998). Go to

FROM PARCHMENT TO POWER: HOW JAMES MADISON USED THE BILL OF RIGHTS TO SAVE THE CONSTITUTION. BY ROBERT A. GOLDWIN. 27 PERSPECTIVE 104 (1998). Go to


CONSTITUTIONAL SELF-GOVERNMENT. BY CHRISTOPHER I. EISGRUBER. 31 PERSPECTIVES 113 (Spring, 2002).