
**LAW REVIEW SCHOLARSHIP IN THE EYES OF THE
TWENTY-FIRST CENTURY SUPREME COURT JUSTICES:
AN EMPIRICAL ANALYSIS**

Brent E. Newton

APPENDIX: OPINIONS ISSUED DURING 2001-11, IN WHICH ONE OR
MORE JUSTICES CITED AT LEAST ONE LAW REVIEW ARTICLE

1. *Solid Waste Agency of N. Cook Cnty. v. U.S. Army Corps of Eng'rs*, 531 U.S. 159 (2001).

Id. at 177 (Stevens, J., dissenting) (citing Sam Kalen, *Commerce to Conservation: The Call for a National Water Policy and the Evolution of Federal Jurisdiction Over Wetlands*, 69 N.D. L. REV. 873 (1993)).

Author: Associate, Van Ness, Feldman & Curtis

Law Review Ranking: 454

Id. at 178 n.4 (Stevens, J., dissenting) (citing Garrett Power, *The Fox in the Chicken Coop: The Regulatory Program of the U.S. Army Corps of Engineers*, 63 VA. L. REV. 503 (1977)).

Author: Professor of Law, University of Maryland School of Law

Law Review Ranking: 6

Id. at 195-96 (Stevens, J., dissenting) (citing Richard L. Revesz, *Rehabilitating Interstate Competition: Rethinking the "Race-to-the-Bottom" Rationale for Federal Environmental Regulation*, 67 N.Y.U. L. REV. 1210 (1992)).

Author: Professor of Law, New York University

Law Review Ranking: 5

2. *Glover v. United States*, 531 U.S. 198 (2001).

No citations

3. *Gitlitz v. Comm'r of Internal Revenue*, 531 U.S. 206 (2001).

Id. at 221 (Breyer, J., dissenting) (citing James F. Loebel, *Does the Excluded COD Income of an Insolvent S Corporation Increase the Basis of the Shareholders' Stock?*, 52 U. FLA. L. REV. 957 (2000)).

Author: Assistant Professor, Indiana University-Purdue University Fort Wayne (business school)

Law Review Ranking: 46

Id. (Breyer, J., dissenting) (citing James D. Lockhart & James E. Duffy, *Tax Court Rules in Nelson That S Corporation Excluded COD Income Does Not Increase Shareholder Stock Basis*, 25 WM. MITCHELL L. REV. 287 (1999)).

Authors: James D. Lockhart: Certified Public Accountant, Lurie, Besikof, Lapidus & Co., LLP; James E. Duffy: Tax Attorney, Briggs and Morgan

Law Review Ranking: 236

Id. at 222 (Breyer, J., dissenting) (citing Richard M. Lipton, *Different Courts Adopt Different Approaches to the Impact of COD Income on S Corporations*, 92 J. TAX'N 207 (2000)).

Author: Partner, McDermott, Will & Emery

Law Review Ranking: 578

4. *Lopez v. Davis*, 531 U.S. 230 (2001).

No citations

5. *Seling v. Young*, 531 U.S. 250 (2001).

No citations

6. *City News & Novelty, Inc. v. City of Waukesha*, 531 U.S. 278 (2001).

No citations

7. *Brentwood Acad. v. Tenn. Secondary Sch. Athletic Ass'n*, 531 U.S. 288 (2001).

No citations

8. *Dir. of Revenue of Mo. v. Co. Bank ACB*, 531 U.S. 316 (2001).

No citations

9. *Illinois v. McArthur*, 531 U.S. 326 (2001).

No citations

10. *Buckman Co. v. Plaintiffs' Legal Comm.*, 531 U.S. 341 (2001).

Id. at 345 (Rehnquist, C.J., majority opinion) (citing Jonathan S. Kahan, *Premarket Approval Versus Premarket Notification*, 39 FOOD DRUG COSM. L. J. 510 (1984)).

Author: Partner, Hogan & Hartson

Law Review Ranking: not ranked

Id. at 350 (Rehnquist, C.J., majority opinion) (citing James M. Beck & Elizabeth D. Azari, *FDA, Off-Label Use, and Informed Consent: Debunking Myths and Misconceptions*, 53 FOOD & DRUG L.J. 71 (1998)).

Authors: James M. Beck: Partner, Pepper Hamilton, LLP;

Elizabeth D. Azari: Partner, Pepper Hamilton, LLP

Law Review Ranking: 331

Id. at 351 n.5 (Rehnquist, C.J., majority opinion) (citing Michael D. Green & William B. Schultz, *Tort Law Deference to FDA Regulation of Medical Devices*, 88 GEO. L.J. 2119 (2000)).

Authors: Michael D. Green: Professor of Law, University of Iowa; William B. Schultz: Deputy Assistant Attorney General, U.S. Dep't of Justice

Law Review Ranking: 10

Id. (Rehnquist, C.J., majority opinion) (citing John J. Smith, *Physician Modification of Legally Marketed Medical Devices: Regulatory Implications Under the Federal Food, Drug, and Cosmetic Act*, 55 FOOD & DRUG L.J. 245 (2000)).

Author: [Physician] M.D., J.D.

Law Review Ranking: 331

11. *Bd. of Trs. of Univ. of Ala. v. Garrett*, 531 U.S. 356 (2001).
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Id. at 387 (Breyer, J., dissenting) (citing Robert C. Post & Reva B. Siegel, *Equal Protection by Law: Federal Antidiscrimination Legislation After Morrison and Kimmel*, 110 YALE L. J. 441 (2000)).

Authors: Robert C. Post: Alexander F. & May T. Morrison Professor of Law, University of California, Berkeley; Reva B. Siegel: Nicholas deB. Katzenbach Professor of Law, Yale Law School

Law Review Ranking: 3

12. *Central Green Co. v. United States*, 531 U.S. 425 (2001).

No citations

13. *Lewis v. Lewis and Clark Marine, Inc.*, 531 U.S. 438 (2001).
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Id. at 444 (O'Connor, J., majority opinion) (citing William R. Casto, *The Origins of Federal Admiralty Jurisdiction in an Age of Privateers, Smugglers, and Pirates*, 37 AM. J. LEGAL HIST. 117 (1993)).

Author: Professor of Law, Texas Tech University School of Law

Law Review Ranking: 720

Id. (O'Connor, J., majority opinion) (citing Jonathan M. Gutoff, *Original Understandings and the Private Law Origins of the Federal Admiralty Jurisdiction: A Reply to Professor Casto*, 30 J. MAR. L. & COM. 361 (1999)).

Author: Assistant Professor of Law, Roger Williams University

Ranking: 597

14. *Whitman v. Am. Trucking Ass'ns, Inc.* 531 U.S. 457, 495 (2001).
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Id. at 495 (Breyer, J., concurring) (citing Cass R. Sunstein, *Is the Clean Air Act Unconstitutional?*, 98 MICH. L. REV. 303 (1999)).

Author: Karl N. Llewellyn Distinguished Service Professor of Jurisprudence, University of Chicago Law School and Department of Political Science

Law Review Ranking: 9

15. *Semtek Int'l, Inc. v. Lockheed Martin Co.*, 531 U.S. 497, 508 (2001).
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Id. at 508 (Scalia, J., majority opinion) (citing Ronan E. Degnan, *Federalized Res Judicata*, 85 YALE L. J. 741 (1976)).

Author: Professor of Law, University of California, Berkeley

Law Review Ranking: 3

16. *Cook v. Gralike*, 531 U.S. 510 (2001).

No citations

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17. Legal Servs. Corp. v. Velazquez, 531 U.S. 533 (2001).
No citations
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18. Dep't of Interior v. Klamath Water Users Prot. Ass'n, 532 U.S. 1 (2001).
No citations
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19. Traffix Devices, Inc. v. Mktg. Displays, Inc., 532 U.S. 23 (2001).
No citations
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20. Shafer v. South Carolina, 532 U.S. 36 (2001).
No citations
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21. Buford v. United States, 532 U.S. 59 (2001).
No citations
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22. Ferguson v. City of Charleston, 532 U.S. 67 (2001).
No citations
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23. Circuit City Stores, Inc. v. Adams, 532 U.S. 105 (2001).
No citations
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24. Egelhoff v. Egelhoff, 532 U.S. 141, 159 (2001).
Id. at 159, (Breyer, J., dissenting) (citing John H. Langbein, *The Nonprobate Revolution and the Future of the Law of Succession*, 97 HARV. L. REV. 1108 (1984)).
Author: Max Pam Professor of American and Foreign Law,
University of Chicago
Law Review Ranking: 1
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25. Texas v. Cobb, 532 U.S. 162 (2001).
No citations
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26. Lujan v. G & G Fire Sprinklers, Inc., 532 U.S. 189 (2001).
No citations
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27. United States v. Cleveland Indians Baseball Co., 532 U.S. 200 (2001).
Id. at 213 (Ginsburg, J., majority opinion) (citing Walter Wheeler Cook, "Substance" and "Procedure" in the Conflict of Laws, 42 YALE L.J. 333 (1933)).
Author: Professor of Law, The Institute of Law, The Johns Hopkins University (now defunct)
Law Review Ranking: 3
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28. Shaw v. Murphy, 532 U.S. 223 (2001).
No citations
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29. Easley v. Cromartie, 532 U.S. 234 (2001).
No citations
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30. Alexander v. Sandoval, 532 U.S. 275 (2001).
Id. at 310 n.19 (Stevens, J., dissenting) (citing Charles F. Abernathy, *Title VI and the Constitution: A Regulatory Model for Defining "Discrimination,"* 70 GEO. L.J. 1 (1981)).
Author: Associate Professor of Law, Georgetown University
Law Center
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Law Review Ranking: 12

31. *Atwater v. City of Lago Vista*, 532 U.S. 318 (2001).

Id. at 343 (Souter, J., majority opinion) (citing Horace L. Wilgus, *Arrest Without a Warrant*, 22 MICH. L. REV. 541 (1924)).

Author: Professor of Law, University of Michigan

Law Review Ranking: 9

Id. at 336 (Souter, J., majority opinion) (citing Akhil Reed Amar, *Fourth Amendment First Principles*, 107 HARV. L. REV. 757 (1994)).

Author: Southmayd Professor, Yale Law School

Law Review Ranking: 1

Id. (Souter, J., majority opinion) (citing Thomas Y. Davies, *Recovering the Original Fourth Amendment*, 98 MICH. L. REV. 547 (1999)).

Author: Associate Professor, University of Tennessee
College of Law

Law Review Ranking: 9

Id. (Souter, J., majority opinion) (citing Gerard V. Bradley, *The Constitutional Theory of the Fourth Amendment*, 38 DEPAUL L. REV. 817 (1989)).

Author: Associate Professor, University of Illinois College of
Law

Law Review Ranking: 63

32. *Daniels v. United States*, 532 U.S. 374 (2001).

No citations

33. *Lackawanna County Dist. Att'y v. Coss*, 532 U.S. 394 (2001).

No citations

34. *C&L Enters., Inc. v. Citizen Band Potawatomi Indian Tribe of Okla.*, 532 U.S. 411 (2001).

No citations

35. *Cooper Indus., Inc. v. Leatherman Tool Grp., Inc.*, 532 U.S. 424 (2001).

Id. at 432 n.5 (Stevens, J., majority opinion) (citing Cass R. Sunstein, et al., *Assessing Punitive Damages (With Notes on Cognition and Valuation in Law)*, 107 YALE L.J. 2071 (1998)).

Authors: Cass R. Sunstein: Karl N. Llewellyn Distinguished Service Professor, Law School and Department of Political Science, University of Chicago; Daniel Kahneman: Eugene Higgins Professor of Psychology and Professor of Public Affairs, Princeton University; David Schkade: Professor of Management and William M. Spriegel Fellow, Graduate School of Business, University of Texas, Austin

Law Review Ranking: 3

Id. at 437 n.11 (Stevens, J., majority opinion) (citing Note, *Exemplary Damages in the Law of Torts*, 70 HARV. L. REV. 517 (1957)).

Author: [Law student] Harvard Law School
Law Review Ranking: 1

Id. at 438–39 (Stevens, J., majority opinion) (citing A. Mitchell Polinsky & Steven Shavell, *Punitive Damages: An Economic Analysis*, 111 HARV. L. REV. 869 (1998)).

Authors: A. Mitchell Polinsky: Josephine Scott Crocker Professor of Law and Economics, Stanford Law School;
Steven Shavell: Professor of Law and Economics, Harvard Law School

Law Review Ranking: 1

Id. at 439–40 (Stevens, J., majority opinion) (citing Marc Galanter & David Luban, *Poetic Justice: Punitive Damages and Legal Pluralism*, 42 AM. U. L. REV. 1393 (1993)).

Authors: Marc Galanter: Evjue-Bascom Professor of Law and South Asian Studies, University of Wisconsin-Madison;
David Luban: Morton and Sophia Macht Professor of Law, University of Maryland

Law Review Ranking: 47

Id. at 439 (Stevens, J., majority opinion) (citing Cass R. Sunstein, et al., *Do People Want Optimal Deterrence?*, 29 J. LEGAL STUD. 237 (2000)).

Authors: Cass R. Sunstein: Karl N. Llewellyn Distinguished Service Professor, Law School and Department of Political Science, University of Chicago; Daniel Kahneman: Eugene Higgins Professor of Psychology and Professor of Public Affairs, Princeton University; David Schkade: Professor of Management and William M. Spriegel Fellow, Graduate School of Business, University of Texas, Austin

Law Review Ranking: 78

36. *Rogers v. Tenn.*, 532 U.S. 451 (2001).

Id. at 463 (O'Connor, J., majority opinion) (citing Donald E. Walther, Comment, *Taming a Phoenix: The Year-and-a-Day Rule in Federal Prosecutions for Murder*, 59 U. CHI. L. REV. 1337 (1992)).

Author: [Law student] A.B. 1990, Duke University; J.D. and M.B.A. candidate 1994, The University of Chicago
Law Review Ranking: 16

37. *United States v. Oakland Cannabis Buyers' Co-op.*, 532 U.S. 483 (2001).

No citations

38. *Bartnicki v. Vopper*, 532 U.S. 514 (2001).

Id. at 534 (Stevens, J., majority opinion) (citing Samuel D. Warren & Louis D. Brandeis, *The Right to Privacy*, 4 Harv. L. Rev. 193 (1890)).

Authors: Samuel D. Warren: [Practitioner]; Louis D. Brandeis: [Practitioner]
Law Review Ranking: 1

Id. at 549 (Rehnquist, C.J., dissenting) (citing Kimberly R. Thompson, Note, *Cell Phone Snooping: Why Electronic Eavesdropping Goes Unpunished*, 35 AM. CRIM. L. REV. 137 (1997)).

Author: [Law student] J.D. candidate, 1998, Georgetown University Law Center; B.A., *summa cum laude*, 1995, University of Illinois
Law Review Ranking: 66

39. *United States v. Hatter*, 532 U.S. 557 (2001).

Id. at 576 (Breyer, J., majority opinion) (citing David Fellman, *The Diminution of Judicial Salaries*, 24 IOWA L. REV. 89 (1938)).

Author: Instructor in Political Science, University of Nebraska
Law Review Ranking: 22

Id. (Breyer, J., majority opinion) (citing Comment, *Constitutional Law-Federal Taxation-Income Tax on Salary of Subsequently Appointed Federal Judge*, 20 U. ILL. L. REV. 376 (1925)).

Author: [Law student] Northwestern Law School
Law Review Ranking: 13

Id. at 580 (Breyer, J., majority opinion) (citing Keith S. Rosenn, *The Constitutional Guaranty Against Diminution of Judicial Compensation*, 24 UCLA L. REV. 308 (1976)).

Author: Professor of Law, Ohio State University College of Law
Law Review Ranking: 12

40. *Wharf (Holdings), Ltd. v. United Int'l. Holdings, Inc.*, 532 U.S. 588 (2001).

No citations

41. *Buckhannon Board & Care Home, Inc. v. W. Va. Dept. of Health & Human Servs.*, 532 U.S. 598 (2001).

Id. at 639 (Ginsburg, J., dissenting) (citing Keith N. Hylton, *Fee Shifting and Incentives to Comply with the Law*, 46 VAND. L. REV. 1069 (1993)).

Author: Associate Professor of Law, Northwestern University
Law Review Ranking: 19

42. *Atkinson Trading Co., Inc. v. Shirley*, 532 U.S. 645 (2001).

No citations

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43. PGA Tour, Inc. v. Martin, 532 U.S. 661 (2001).
No citations
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44. NLRB v. Ky. River Cmty. Care, Inc., 532 U.S. 706 (2001).
No citations
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45. Booth v. Churner, 532 U.S. 731 (2001).
No citations
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46. New Hampshire v. Maine, 532 U.S. 742 (2001).
No citations
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47. Becker v. Montgomery, 532 U.S. 757 (2001).
No citations
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48. Florida v. Thomas, 532 U.S. 774 (2001).
No citations
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49. Penry v. Johnson, 532 U.S. 782 (2001).
No citations
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50. Norfolk Shipbuilding & Drydock Corp. v. Garris, 532 U.S. 811 (2001).
No citations
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51. United Dominion Indus., Inc. v. United States, 532 U.S. 822 (2001).
Id. at 830 n.7 (Souter, J., majority opinion) (citing Don Leatherman, *Are Separate Liability Losses Separate for Consolidated Groups?*, 52 TAX. LAW. 663 (1999)).
Author: Associate Professor of Law, University of Tennessee College of Law
Law Review Ranking: 117
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52. Pollard v. E.I. du Pont de Nemours & Co., 532 U.S. 843 (2001).
No citations
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53. Kansas v. Colorado, 533 U.S. 1 (2001).
Id. at 10 (Stevens, J., majority opinion) (citing Anthony E. Rothschild, Comment, *Prejudgment Interest: Survey and Suggestion*, 77 NW. U. L. REV. 192 (1982)).
Author: [Law student] Northwestern Law School
Law Review Ranking: 13
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54. Kylo v. United States, 533 U.S. 27 (2001).
No citations
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55. Tuan Anh Nguyen v. INS, 533 U.S. 53 (2001).
No citations
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56. Good News Club v. Milford Cent. Sch., 533 U.S. 98 (2001).
No citations
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57. Alabama v. Bozeman, 533 U.S. 146 (2001).
No citations
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58. Cedric Kushner Promotions, Ltd. v. King, 533 U.S. 158 (2001).
No citations
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59. Duncan v. Walker, 533 U.S. 167 (2001).
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No citations

60. *Saucier v. Katz*, 533 U.S. 194 (2001).

No citations

61. *United States v. Mead Corp.*, 533 U.S. 218 (2001).

Id. at 230 n.11 (Souter, J., majority opinion) (citing Thomas W. Merrill & Kristin E. Hickman, *Chevron 's Domain*, 89 GEO. L.J. 833 (2001)).

Authors: Thomas W. Merrill: John Paul Stevens Professor of Law, Northwestern University; Kristin E. Hickman: [Practitioner] Member of Bar, Illinois

Law Review Ranking: 10

Id. at 232 (Souter, J., majority opinion) (citing Peter L. Strauss, *The Rulemaking Continuum*, 41 DUKE L.J. 1463 (1992)).

Author: Betts Professor of Law, Columbia University

Law Review Ranking: 21

Id. at 241 n.2 (Scalia, J., dissenting) (citing Robert A. Anthony, *The Supreme Court and the APA: Sometimes They Just Don't Get It*, 10 ADMIN. L.J. AM. U. 1 (1996)).

Author: GMU Foundation Professor of Law Emeritus, George Mason University

Law Review Ranking: not ranked

Id. at 255-56 (Scalia, J., dissenting) (citing John F. Manning, *Constitutional Structure and Judicial Deference to Agency Interpretations of Agency Rules*, 96 COLUM. L. REV. 612 (1996)).

Author: Associate Professor of Law, Columbia University

Law Review Ranking: 2

Id. at 256 (Scalia, J., dissenting) (citing Robert A. Anthony, *Which Agency Interpretations Should Bind Citizens and the Courts?*, 7 YALE J. ON REG. 1 (1990)).

Author: Professor of Law, George Mason University

Law Review Ranking: 61

62. *Idaho v. United States*, 533 U.S. 262 (2001).

No citations

63. *INS v. St. Cyr*, 533 U.S. 289 (2001).

Id. at 296 n.5 (Stevens, J., majority opinion) (citing Julie K. Rannik, *The Anti-Terrorism and Effective Death Penalty Act of 1996: A Death Sentence for the 212(c) Waiver*, 28 U. MIAMI INTER-AM. L. REV. 123 (1996)).

Author: [Law student] J.D. Candidate 1997, University of Miami School of Law

Law Review Ranking: 606

Id. at 299 n.10 (Stevens, J., majority opinion) (citing William N. Eskridge, Jr. & Philip P. Frickey, *Quasi-Constitutional Law: Clear Statement Rules as Constitutional Lawmaking*, 45 VAND. L. REV. 593 (1992)).

Authors: William N. Eskridge: Professor of Law, Georgetown University Law Center; Philip P. Frickey: Faegre & Benson Professor of Law, University of Minnesota
Law Review Ranking: 19

Id. at 301 n.13 (Stevens, J., majority opinion) (citing Gerald L. Neuman, *Habeas Corpus, Executive Detention, and the Removal of Aliens*, 98 COLUM. L. REV. 961 (1998)).

Author: Herbert Wechsler Professor of Federal Jurisprudence, Columbia Law School
Law Review Ranking: 2

Id. at 304 (Stevens, J., majority opinion) (citing Jonathan L. Hafetz, Note, *The Untold Story of Noncriminal Habeas Corpus and the 1996 Immigration Acts*, 107 YALE L.J. 2509 (1998)).

Author: [Law student] Yale Law School
Law Review Ranking: 3

Id. at 305 (Stevens, J., majority opinion) (citing Henry M. Hart, Jr., *The Power of Congress to Limit the Jurisdiction of Federal Courts: An Exercise in Dialectic*, 66 HARV. L. REV. 1362 (1953)).

Author: Professor of Law, Harvard Law School
Law Review Ranking: 1

Id. at 306 (Stevens, J., majority opinion) (citing Gerald L. Neuman, *Jurisdiction and the Rule of Law After the 1996 Immigration Act*, 113 HARV. L. REV. 1963 (2000)).

Author: Herbert Wechsler Professor of Federal Jurisprudence, Columbia Law School
Law Review Ranking: 1

Id. at 315 n.39 (Stevens, J., majority opinion) (citing Stephan H. Legomsky, *Fear and Loathing in Congress and the Courts: Immigration and Judicial Review*, 78 TEX. L. REV. 1615 (2000)).

Author: Charles F. Nagel Professor of International and Comparative Law and Director, Institute for Global Legal Studies, Washington University
Law Review Ranking: 11

Id. at 343–44 (Scalia, J., dissenting) (citing *Developments in the Law – Federal Habeas Corpus*, 83 HARV. L. REV. 1038 (1970)).

Author: [Law student(s)] Harvard Law School
Law Review Ranking: 1

Id. at 344 (Scalia, J., dissenting) (citing Dallin H. Oaks, *Legal History in the High Court – Habeas Corpus*, 64 MICH. L. REV. 451 (1966)).

Author: Professor of Law, University of Chicago
Law Review Ranking: 9

64. *Calcano-Martinez v. INS*, 533 U.S. 348 (2001).

No citations

65. *Nevada v. Hicks*, 533 U.S. 353 (2001).

Id. at 384 (Souter, J., concurring) (citing Nell Jessup Newton, *Tribal Court Praxis: One Year in the Life of Twenty Indian Tribal Courts*, 22 Am. Indian L. Rev. 285 (1998)).

Author: Professor of Law, American University, Washington College of Law
Law Review Ranking: 440

Id. (Souter, J., concurring) (citing Ada Pecos Melton, *Indigenous Justice Systems and Tribal Society*, 79 JUDICATURE 126 (1995)).

Author: Director, American Indian and Alaskan Native Desk at the Office of Justice Programs, U.S. Department of Justice
Law Review Ranking: 505

Id. at 404 n.4 (Stevens, J., concurring) (citing Note, *Limiting the Section 1983 Action in the Wake of Monroe v. Pape*, 82 HARV. L. REV. 1486 (1969)).

Author: [Law student] Harvard Law School
Law Review Ranking: 1

66. *United States v. United Foods, Inc.*, 533 U.S. 405 (2001).

Id. at 425 (Breyer, J., dissenting) (citing Robert Post, *The Constitutional Status of Commercial Speech*, 48 UCLA L. REV. 1 (2000)).

Author: Alexander F. and May T. Morrison Professor of Law, University of California, Berkeley, School of Law (Boalt Hall)
Law Review Ranking: 12

67. *Fed. Election Comm'n v. Colo Republican Campaign Comm.*, 533 U.S. 431 (2001).

Id. at 442 n.8 (Souter, J., majority opinion) (citing Vincent Blasi, *Free Speech and the Widening Gyre of Fundraising*, 94 COLUM. L. REV. 1281 (1994)).

Author: Corliss Lamont Professor of Civil Liberties, Columbia Law School
Law Review Ranking: 2

Id. at 448 n.10 (Souter, J., majority opinion) (citing *Supreme Court, 1996 Term, Leading Cases, Associational Rights of Political Parties*, 111 HARV. L. REV. 197 (1997)).

Authors: [Law student(s)] Harvard Law School

Law Review Ranking: 1

Id. (Souter, J., majority opinion) (citing Stephen E. Gottlieb, *Fleshing Out the Right of Association: The Problem of the Contribution Limits of the Federal Election Campaign Act*, 49 ALB. L. REV. 825 (1985)).

Author: Professor of Law, Albany Law School of Union University

Law Review Ranking: 144

Id. (Souter, J., majority opinion) (citing Samuel Issacharoff, *Private Parties with Public Purposes: Political Parties, Associational Freedoms, and Partisan Competition*, 101 COLUM. L. REV. 274 (2001)).

Author: Professor, Columbia Law School

Law Review Ranking: 2

Id. at 462–63 (Souter, J., majority opinion) (citing Richard Briffault, *The Political Parties and Campaign Finance Reform*, 100 COLUM. L. REV. 620 (2000)).

Author: Vice-Dean and Joseph P. Chamberlain Professor of Legislation, Columbia University School of Law

Law Review Ranking: 2

68. *New York Times Co. v. Tasini*, 533 U.S. 483 (2001).

Id. at 495 n.3 (Ginsburg, J., majority opinion) (citing Barbara Ringer, *First Thoughts on the Copyright Act of 1976*, 22 N.Y.L. SCH. L. REV. 477 (1977)).

Author: U.S. Register of Copyrights

Law Review Ranking: 174

Id. at 497 (Ginsburg, majority opinion) (citing Wendy J. Gordon, *Fine-Tuning Tasini: Privileges of Electronic Distribution and Reproduction*, 66 BROOK. L. REV. 473 (2000)).

Author: Professor of Law and Paul J. Liacos Scholar in Law, Boston University School of Law

Law Review Ranking: 55

Id. at 499 (Ginsburg, J., majority opinion) (citing Alice Haemmerli, *Commentary: Tasini v. New York Times Co.*, 22 COLUM.-VLA. J.L. & ARTS 129 (1998)).

Author: Dean of Graduate Studies and International Programs, Columbia Law School

Law Review Ranking: 153

Id. at 519 (Stevens, J., dissenting) (citing Arthur R. Miller, *Copyright Protection for Computer Programs, Databases, and Computer-Generated Works: Is Anything New Since CONTU?*, 106 HARV. L. REV. 977 (1993)).

Author: Bruce Bromley Professor of Law, Harvard University

Law Review Ranking: 1

Id. (Stevens, J., dissenting) (citing Stephen Breyer, *The Uneasy Case for Copyright: A Study of Copyright in Books, Photocopies, and Computer Programs*, 84 HARV. L. REV. 281 (1970)).

Author: Professor of Law, Harvard Law School

Law Review Ranking: 1

69. *Lolliard Tobacco Co. v. Reilly*, 533 U.S. 525 (2001).

Id. at 575 (Kennedy, J., concurring) (citing Alex Kozinski & Stuart Banner, *Who's Afraid of Commercial Speech?*, 76 VA. L. REV. 627 (1990)).

Authors: Alex Kozinski: Judge, U.S. Court of Appeals for the Ninth Circuit; Stuart Banner: Judicial law clerk, U.S. Court of Appeals for the Ninth Circuit, 1988–89

Law Review Ranking: 6

70. *Palazzolo v. Rhode Island*, 533 U.S. 606 (2001).

Id. at 628 (Kennedy, J. majority opinion) (citing Robert C. Ellickson, *Property in Land*, 102 YALE L.J. 1315 (1992)).

Author: Walter E. Meyer Professor of Property and Urban Law, Yale Law School

Law Review Ranking: 3

Id. at 631 (Kennedy, J., majority opinion) (citing Frank I. Michelman, *Property, Utility, and Fairness: Comments on the Ethical Foundations of "Just Compensation" Law*, 80 HARV. L. REV. 1165 (1967)).

Author: Professor of Law, Harvard Law School

Law Review Ranking: 1

Id. (Kennedy, J., majority opinion) (citing Richard A. Epstein, *Takings: Descent and Resurrection*, 1987 SUP. CT. REV. 1).

Author: James Parker Hall Professor of Law, University of Chicago

Law Review Ranking: 45

Id. (Kennedy, J., majority opinion) (citing John E. Fee, Comment, *Unearthing the Denominator in Regulatory Takings Claims*, 61 U. CHI. L. REV. 1535 (1994)).

Author: [Law student] J.D. Candidate 1995, The University of Chicago

Law Review Ranking: 16

71. *Tyler v. Cain*, 533 U.S. 656 (2001).

No citations

72. *Zadvydas v. Davis*, 533 U.S. 678 (2001).

Id. at 720 (Kennedy, J., dissenting) (citing Charles D. Weisselberg, *The Exclusion and Detention of Aliens: Lessons From the Lives of Ellen Knauff and Ignatz Mezei*, 143 U. PA. L. REV. 933 (1995)).

Author: Clinical Professor, University of Southern California

Law Center

Law Review Ranking: 8

73. U.S. Postal Serv. v. Gregory, 534 U.S. 1 (2001).

No citations

74. TRW, Inc. v. Andrews, 534 U.S. 19 (2001).

No citations

75. Corr. Servs. Corp. v. Malesko, 534 U.S. 61 (2001).

No citations

76. Chickasaw Nation v. United States, 534 U.S. 84 (2001).

No citations

77. United States v. Knights, 534 U.S. 112 (2001).

No citations

78. J.E.M. Ag Supply, Inc. v. Pioneer Hi-Bred Intern, Inc., 534 U.S. 124 (2001).

No citations

79. Dusenbery v. United States, 534 U.S. 161 (2002).

No citations

80. Toyota Motor Mfg., Ky., Inc. v. Williams, 534 U.S. 184 (2002).

No citations

81. Great-West & Annuity Ins. Co. v. Knudson, 534 U.S. 204 (2002).

Id. at 212 (Scalia, J., majority opinion) (citing Dana M. Muir, *ERISA Remedies: Chimera or Congressional Compromise?*, 81 IOWA L. REV. 1, 36-37 (1995)).

Author: Assistant Professor, University of Michigan School of Business

Law Review Ranking: 22

Id. at 212-13 (Scalia, J., majority opinion) (citing Martin H. Redish, *Seventh Amendment Right to Jury Trial: A Study in the Irrationality of Rational Decision Making*, 70 NW. U. L. REV. 486 (1975)).

Author: Assistant Professor of Law, Northwestern University

Law Review Ranking: 13

82. Chao v. Mallard Bay Drilling, Inc., 534 U.S. 235 (2002).

No citations

83. Kelly v. South Carolina, 534 U.S. 246 (2002).

No citations

84. United States v. Arvizu, 534 U.S. 266 (2002).

No citations

85. E.E.O.C. v. Waffle House, Inc., 534 U.S. 279 (2002).

Id. at 309 (Thomas, J., dissenting) (citing Lewis L. Maltby, *Private Justice: Employment Arbitration and Civil Rights*, 30 COLUM. HUM. RTS. L. REV. 29 (1998)).

Author: Director, National Task Force on Civil Liberties in

the Workplace, American Civil Liberties Union
Law Review Ranking: 124

86. *Thomas v. Chi. Park Dist.*, 534 U.S. 316 (2002).

Id. at 320 (Scalia, J., majority opinion) (citing William T. Mayton, *Toward a Theory of First Amendment Process: Injunctions of Speech, Subsequent Punishment, and the Costs of the Prior Restraint Doctrine*, 67 CORNELL L. REV. 245 (1982)).
Author: Associate Professor of Law, Emory University School of Law
Law Review Ranking: 14

87. *Nat'l Cable & Telecomms. Ass'n v. Gulf Power Co.*, 534 U.S. 327 (2002).

No citations

88. *Lee v. Kemna*, 534 U.S. 362 (2002).

No citations

89. *Kansas v. Crane*, 534 U.S. 407 (2002).

Id. at 412 (Breyer, J., majority opinion) (citing Stephen J. Morse, *Culpability and Control*, 142 U. PA. L. REV. 1587 (1994)).
Author: Ferdinand Wakeman Hubbell Professor of Law, University of Pennsylvania Law School and Professor of Psychology and Law in Psychiatry, University of Pennsylvania School of Medicine
Law Review Ranking: 8

Id. (citing Bruce J. Winick, *Sex Offender Law in the 1990s: A Therapeutic Jurisprudence Analysis*, 4 PSYCHOL. PUB. POL'Y & L. 505 (1998)).

Author: Professor of Law, University of Miami School of Law

Law Review Ranking: 392

90. *Owasso Indep. Sch. Dist. No. I-011 v. Falvo*, 534 U.S. 426 (2002).

No citations

91. *Barnhart v. Sigmon Coal Co.*, 534 U.S. 438 (2002).

No citations

92. *Wis. Dep't. of Health & Family Servs. v. Blumer*, 534 U.S. 473 (2002).

No citations

93. *Swierkiewicz v. Sorema N.A.*, 534 U.S. 506 (2002).

No citations

94. *Porter v. Nussle*, 534 U.S. 516 (2002).

No citations

95. *Raygor v. Regents Univ. of Minn.*, 534 U.S. 533 (2002).

No citations

96. *New York v. FERC*, 535 U.S. 1 (2002).

No citations

97. *Young v. United States*, 535 U.S. 43 (2002).

No citations

98. *United States v. Vonn*, 535 U.S. 55 (2002).

No citations

99. *Ragsdale v. Wolverine World Wide, Inc.*, 535 U.S. 81 (2002).

No citations

100. *Edelman v. Lynchburg C.*, 535 U.S. 106 (2002).

No citations

101. *Dep't of Hous. & Urban Dev. v. Rucker*, 535 U.S. 125 (2002).

No citations

102. *Hoffman Plastic Compounds, Inc. v. NLRB*, 535 U.S. 137 (2002).

No citations

103. *Mickens v. Taylor*, 535 U.S. 162 (2002).

Id. at 175 (Scalia, J., majority opinion) (citing John Stewart Geer, *Representation of Multiple Criminal Defendants: Conflicts of Interest and the Professional Responsibilities of the Defense Attorney*, 62 MINN. L. REV. 119 (1978)).

Author: Associate Professor of Law, Suffolk University Law School

Law Review Ranking: 15

Id. (Scalia, J., majority opinion) (citing Gary T. Lowenthal, *Joint Representation in Criminal Cases: A Critical Appraisal*, 64 VA. L. REV. 939 (1978)).

Author: Associate Professor of Law, Arizona State University, College of Law

Law Review Ranking: 6

104. *Barnhart v. Walton*, 535 U.S. 212 (2002).

No citations

105. *Ashcroft v. Free Speech Coal.*, 535 U.S. 234 (2002).

No citations

106. *United States v. Craft*, 535 U.S. 274 (2002).

Id. at 281 (O'Connor, J., majority opinion) (citing John V. Orth, *Tenancy by the Entirety: The Strange Career of the Common-Law Marital Estate*, 1997 BYU L. REV. 35 (1997)).

Author: William Rand Kenan, Jr., Professor of Law, University of North Carolina at Chapel Hill

Law Review Ranking: 96

Id. at 285 (O'Connor, J., majority opinion) (citing Steve R. Johnson, *After Drye: The Likely Attachment of the Federal Tax Lien to Tenancy-by-the-Entireties Interests*, 75 IND. L.J. 1163 (2000)).

Author: Professor of Law, Indiana University School of Law-Bloomington

Law Review Ranking: 203

Id. (Rehnquist, J., concurring) (citing William Michael Treanor, *The Original Understanding of the Takings Clause and the Political Process*, 95 COLUM. L. REV. 782 (1995)).

Author: Associate Professor of Law, Fordham Law School

107. Tahoe-Sierra Pres. Council v. Tahoe Reg'l Planning Agency, 535 U.S. 302 (2002).

Id. at 338 n.33 (Stevens, J., majority opinion) (citing Robert H. Freilich, *Interim Development Controls: Essential Tools for Implementing Flexible Planning and Zoning*, 49 J. URB. L. 65 (1972)).

Author: Professor, University of Missouri-Kansas City School of Law

Law Review Ranking: 481

Id. at 352 (Rehnquist, J., concurring) (citing William Michael Treanor, *The Original Understanding of the Takings Clause and the Political Process*, 95 COLUM. L. REV. 782 (1995)).

Author: Associate Professor of Law, Fordham Law School

Law Review Ranking: 2

108. Thompson v. W. States Med. Ctr., 535 U.S. 357 (2002).

No citations

109. U.S. Airways, Inc. v. Barnett, 535 U.S. 391 (2002).

Id. at 404 (Breyer, J., majority opinion) (citing Carl Gersuny, *Origins of Seniority Provisions in Collective Bargaining*, 33 LAB. L.J. 518 (1982)).

Author: Professor of Sociology, University of Rhode Island.

Law Review Ranking: 948

110. City of Los Angeles v. Alameda Books, Inc., 535 U.S. 425 (2002).

No citations

111. Verizon Commc'ns, Inc. v. Fed. Commc'ns Comm., 535 U.S. 467 (2002).

Id. at 478 (Souter, J., majority opinion) (citing Robert L. Hale, *Commissions, Rates, and Policies*, 53 HARV. L. REV. 1103 (1940)).

Author: Professor of Law, Harvard Law School

Law Review Ranking: 1

Id. at 499 n.17 (Souter, J., majority opinion) (citing J. Gregory Sidak & Daniel F. Spulber, *Tragedy of the Telecommons: Government Pricing of Unbundled Network Elements Under the Telecommunications Act of 1996*, 97 COLUM. L. REV. 1081 (1997)).

Authors: J. Gregory Sidak: F.K. Weyerhaeuser Fellow in Law and Economics, American Enterprise Institute for Public Policy Research and Senior Lecturer, Yale School of Management; Daniel F. Spulber: Thomas G. Ayers Professor

of Energy Resource Management and Professor of Management Strategy, J. L. Kellogg Graduate School of Management, Northwestern University
Law Review Ranking: 2

Id. at 482 n.5 (Souter, J., majority opinion) (citing Edwin C. Goddard, *The Problem of Valuation*, 41 HARV. L. REV. 564 (1928)).

Author: Professor of Law, University of Michigan Law School

Law Review Ranking: 1

Id. at 516 (Souter, J., majority opinion) (citing Michael Glover & Donna Epps, *Is the Telecommunications Act of 1996 Working?*, 52 ADMIN. L. REV. 1013 (2000)).

Authors: Michael Glover: Senior Vice President & Deputy General Counsel, Verizon Communications; Donna Epps: Federal Regulatory Counsel, Verizon Communications

Law Review Ranking: 117

Id. at 551 (Breyer, J., concurring in part and dissenting in part) (citing Thomas M. Jorde, et al., *Innovation, Investment, and Unbundling*, 17 YALE J. ON REG. 1 (2000)).

Authors: Thomas M. Jorde: Professor of Law, University of California, Berkeley; J. Gregory Sidak: F. K. Weyerhaeuser Fellow in Law and Economics, American Enterprise Institute for Public Policy Research and Senior Lecturer, Yale School of Management; David J. Teece: Mitsubishi Bank Professor, Haas School of Business, and Director, Institute for Management, Innovation, and Organization, University of California, Berkeley

Law Review Ranking: 61

Id. at 549 (Breyer, J., concurring in part and dissenting in part) (citing Günter Knieps, *Interconnection and Network Access*, 23 FORDHAM INT'L L.J. S90 (2000)).

Author: Professor of Economics, Albert-Ludwigs-Universität, Freiburg, Germany

Law Review Ranking: 121

Id. at 551 (Breyer, J., concurring in part and dissenting in part) (citing J. Gregory Sidak & Daniel F. Spulber, *Deregulation and Managed Competition in Network Industries*, 15 YALE J. ON REG. 117 (1998)).

Authors: J. Gregory Sidak: F. K. Weyerhaeuser Fellow in Law and Economics, American Enterprise Institute for Public Policy Research and Senior Lecturer, Yale School of Management; Daniel F. Spulber: Thomas G. Ayers Professor of Energy Resource Management and Professor of Management Strategy, J. L. Kellogg Graduate School of

Management, Northwestern University

Law Review Ranking: 61

112. *Ashcroft v. ACLU*, 535 U.S. 564 (2002).

No citations

113. *Lapides v. Bd. of Regents of Univ. Sys. of Ga.*, 535 U.S. 613 (2002).

No citations

114. *United States v. Cotton*, 535 U.S. 625 (2002).

No citations

115. *Verizon Md., Inc. v. Pub. Serv. Comm'n of Md.*, 535 U.S. 635 (2002).

No citations

116. *Alabama v. Shelton*, 535 U.S. 654 (2002).

No citations

117. *Bell v. Cone*, 535 U.S. 685 (2002).

Id. at 703 (Stevens, J., dissenting) (citing Michael J. Davidson, Note, *Post-Traumatic Stress Disorder: A Controversial Defense for Veterans of a Controversial War*, 29 WM. & MARY L. REV. 415 (1988)).

Author: [Law student] William and Mary University School of Law

Law Review Ranking: 20

118. *Festo Corp. v. Shoketsu Kinzoku Kogyo Kabushiki Co., Ltd.*, 535 U.S. 722 (2002).

No citations

119. *Fed. Mar. Comm'n v. S.C. State Ports Auth.*, 535 U.S. 743 (2002).

Id. at 770 (Stevens, J., dissenting) (citing Caleb Nelson, *Sovereign Immunity as a Doctrine of Personal Jurisdiction*, 115 HARV. L. REV. 1561 (2002)).

Author: Associate Professor, University of Virginia School of Law

Law Review Ranking: 1

Id. at 774 (Stevens, J., dissenting) (citing David L. Shapiro, *The Choice of Rulemaking or Adjudication in the Development of Administrative Policy*, 78 HARV. L. REV. 921 (1965)).

Author: Assistant Professor of Law, Harvard Law School

Law Review Ranking: 1

Id. (Stevens, J., dissenting) (citing Henry J. Friendly, *The Federal Administrative Agencies: The Need for Better Definition of Standards*, 75 HARV. L. REV. 863 (1962)).

Author: United States Circuit Judge for the Second Circuit

Law Review Ranking: 1

Id. at 779 (Stevens, J., dissenting) (citing Gregory A. Mark, *The Vestigial Constitution: The History and Significance of the Right to Petition*, 66 *FORDHAM L. REV.* 2153 (1998)).

Author: Associate Professor, Rutgers University School of Law – Newark

Law Review Ranking: 17

Id. at 786 (Stevens, J., dissenting) (citing Jean A. Macchiaroli, *Medical Malpractice Screening Panels: Proposed Model Legislation to Cure Judicial Ills*, 58 *GEO. WASH. L. REV.* 181 (1990)).

Author: Assistant Professor of Law, Widener University School of Law

Law Review Ranking: 36

120. *Gisbrecht v. Barnhart*, 535 U.S. 789 (2002).

No citations

121. *SEC v. Zanford*, 535 U.S. 813 (2002).

No citations

122. *Holmes Grp., Inc. v. Vornado Air Circulation Sys., Inc.*, 535 U.S. 826 (2002).

Id. at 839 (Stevens, J., concurring) (citing Rochelle Cooper Dreyfuss, *The Federal Circuit: A Case Study in Specialized Courts*, 64 *N.Y.U. L. REV.* 1 (1989)).

Author: Professor of Law, New York University

Law Review Ranking: 5

123. *Devlin v. Scardelletti*, 536 U.S. 1 (2002).

No citations

124. *McKune v. Lile*, 536 U.S. 24 (2002).

Id. at 57 (Stevens, J., dissenting) (citing Katherine B. Hazlett, *Nineteenth Century Origins of the Fifth Amendment Privilege Against Self-Incrimination*, 42 *AM. J. LEGAL HIST.* 235 (1998)).

Author: Coker Fellow and J.D., 1997, Yale Law School

Law Review Ranking: 720

Id. (Stevens, J., dissenting) (citing Akhil Reed Amar & Renee B. Lettow, *Fifth Amendment First Principles: The Self-Incrimination Clause*, 93 *MICH. L. REV.* 857 (1995)).

Authors: Akhil Reed Amar: Southmayd Professor, Yale Law School; Renee B. Lettow: [Law student] Yale Law School

Law Review Ranking: 9

125. *Chevron U.S.A., Inc. v. Echazabal*, 536 U.S. 73 (2002).

No citations

126. *JPMorgan Chase Bank v. Traffic Stream (BVI) Infrastructure, Ltd.*, 536 U.S. 88 (2002).

Id. at 94, (Souter, J., majority opinion) (citing Wythe Holt, "To Establish Justice": Politics, the Judiciary Act of 1789, and the Invention of the Federal Courts, 1989 DUKE L.J. 1421).

Author: University Research Professor of Law, University of Alabama School of Law

Law Review Ranking: 21

127. Nat'l R.R. Passenger Corp. v. Morgan, 536 U.S. 101 (2002).

No citations

128. Franconia Assocs. v. United States, 536 U.S. 129 (2002).

No citations

129. Watchtower Bible & Tract Soc'y of N.Y., Inc. v. Vill. of Stratton, 536 U.S. 150 (2002).

No citations

130. Barnes v. Gorman, 536 U.S. 181 (2002).

No citations

131. United States v. Drayton, 536 U.S. 194 (2002).

No citations

132. Carey v. Saffold, 536 U.S. 214 (2002).

No citations

133. United States v. Fior D'Italia, Inc., 536 U.S. 238 (2002).

No citations

134. Gonzaga Univ. v. Doe, 536 U.S. 273 (2002).

No citations

135. Atkins v. Virginia, 536 U.S. 304 (2002).

Id. at 318 (Stevens, J., majority opinion) (citing James W. Ellis & Ruth A. Luckasson, *Mentally Retarded Criminal Defendants*, 53 GEO. WASH. L. REV. 414 (1985)).

Authors: James W. Ellis: Professor of Law, University of New Mexico; Ruth A. Luckasson: Assistant Professor and Presidential Lecturer in Special Education, University of New Mexico

Law Review Ranking: 36

Id. app. at 328 (Rehnquist, C.J., dissenting) (citing Ronald J. Tabak & J. Mark Lane, *The Execution of Injustice: A Cost and Lack-of-Benefit Analysis of the Death Penalty*, 23 LOY. L.A. L. REV. 59 (1989)).

Authors: Ronald J. Tabak: Special Counsel and Coordinator of Pro Bono Work, Skadden, Arps, Slate, Meagher & Flom; Chair, Death Penalty Committee, American Bar Association, Committee of Individual Rights and Responsibilities; President, New York Lawyers Against the Death Penalty; J. Mark Lane: [Law student] New York University School of Law

Law Review Ranking: 102

Id. (Rehnquist, C.J., dissenting) (citing Samuel R. Gross, *Update: American Public Opinion on the Death Penalty – It's Getting Personal*, 83 CORNELL L. REV. 1448 (1998)).

Author: Thomas G. and Mabel A. Long Professor of Law,
University of Michigan
Law Review Ranking: 14

136. *Rush Prudential HMO, Inc. v. Moran*, 536 U.S. 355 (2002).

No citations

137. *Christopher v. Harbury*, 536 U.S. 403 (2002).

No citations

138. *City of Columbus v. Ours Garage & Wrecker Serv., Inc.*, 536 U.S. 424 (2002).

Id. at 449 (Scalia, J., dissenting) (citing Roderick M. Hills, Jr., *Dissecting the State: The Use of Federal Law to Free State and Local Officials from State Legislatures' Control*, 97 MICH. L. REV. 1201 (1999)).

Author: Assistant Professor of Law, University of Michigan
Law Review Ranking: 9

139. *Utah v. Evans*, 536 U.S. 452 (2002).

No citations

140. *BE & K Constr. Co. v. NLRB*, 536 U.S. 516 (2002).

Id. at 532 (O'Connor, J., majority opinion) (citing Carol Rice Andrews, *A Right of Access to Court Under the Petition Clause of the First Amendment: Defining the Right*, 60 OHIO ST. L.J. 557 (1999)).

Author: Associate Professor of Law, University of Alabama
School of Law
Law Review Ranking: 43

141. *Harris v. United States*, 536 U.S. 545 (2002).

Id. at 561 (Kennedy, J., plurality opinion) (citing Nancy J. King & Susan R. Klein, *Essential Elements*, 54 VAND. L. REV. 1467 (2001)).

Authors: Nancy J. King: Professor of Law and Associate
Dean for Research and Faculty Development, Vanderbilt
University Law School; Susan R. Klein: Baker & Botts
Professor of Law, University of Texas at Austin School of
Law.

Law Review Ranking: 19

Id. at 570 (Breyer, J., concurring in part and concurring in
judgment) (citing Stephen Breyer, *Justice Breyer: Federal
Sentencing Guidelines Revisited*, CRIM. JUST., Spring 1999, at 28).

Author: Associate Justice, United States Supreme Court
Law Review Ranking: 539

Id. (Breyer, J., concurring in part and concurring in judgment) (citing Orrin G. Hatch, *The Role of Congress in Sentencing: The United States Sentencing Commission, Mandatory Minimum Sentences, and the Search for a Certain and Effective Sentencing System*, 28 WAKE FOREST L. REV. 185 (1993)).

Author: United States Senator, Utah; Ranking Republican Member, Senate Judiciary Committee
Law Review Ranking: 38

Id. (Breyer, J., concurring in part and concurring in judgment) (citing Stephen J. Schulhofer, *Rethinking Mandatory Minimums*, 28 WAKE FOREST L. REV. 199 (1993)).

Author: Frank & Bernice J. Greenberg Professor of Law and Director of the Center for Studies in Criminal Justice, University of Chicago Law School
Law Review Ranking: 38

Id. (Breyer, J., concurring in part and concurring in judgment) (citing Myrna S. Raeder, *Rethinking Sentencing and Correctional Policy for Nonviolent Drug Offenders*, CRIM. JUST., Summer 1999, at 1).

Author: Professor, Southwestern University School of Law in Los Angeles
Law Review Ranking: 540

142. *Ring v. Arizona*, 536 U.S. 584 (2002).

Id. at 615 (Breyer, J., concurring) (citing James W. Marquart & Jonathan R. Sorensen, *A National Study of the Furman-Commuted Inmates: Assessing the Threat to Society from Capital Offenders*, 23 LOY. LA. L. REV. 5 (1989)).

Authors: James W. Marquart: Associate Professor, College of Criminal Justice, Sam Houston University; Jonathan R. Sorensen: [Doctoral student] College of Criminal Justice, Sam Houston University
Law Review Ranking: 102

Id. (Breyer, J., concurring) (citing Michael L. Radelet & Ronald L. Akers, *Deterrence and the Death Penalty: The Views of the Experts*, 87 J. CRIM. L. & CRIMINOLOGY 1 (1996)).

Authors: Michael L. Radelet: Professor and Chair, Department of Sociology, University of Florida; Ronald L. Akers: Professor of Sociology and Director of the Center for Studies in Criminology and Law, University of Florida
Law Review Ranking: 69

Id. (Breyer, J., concurring) (citing Jonathan R. Sorensen & Rocky L. Pilgrim, *An Actuarial Risk Assessment of Violence Posed by Capital Murder Defendants*, 90 J. CRIM. L. & CRIMINOLOGY 1251 (2000)).

Authors: Jonathan R. Sorensen: Professor of Criminal Justice at the University of Texas – Pan American; Rocky L. Pilgrim: [Law student] Boston College Law School

Law Review Ranking: 69.

Id. (Breyer, J., concurring) (citing Lee Epstein & Gary King, *The Rules of Inference*, 69 U. CHI. L. REV. 1 (2002)).

Authors: Lee Epstein: Edward Mallinckrodt Distinguished University Professor of Political Science and Professor of Law, Washington University in St. Louis; Gary King: Professor of Government, Harvard University and Senior Science Advisor, Evidence and Information for Policy Cluster, World Health Organization

Law Review Ranking: 16

Id. (Breyer, J., concurring) (citing Hugo Adam Bedau & Michael L. Radelet, *Miscarriages of Justice in Potentially Capital Cases*, 40 STAN. L. REV. 21 (1987)).

Authors: Hugo Adam Bedau: Austin Fletcher Professor of Philosophy, Tufts University; Michael L. Radelet: Associate Professor of Sociology, University of Florida

Law Review Ranking: 4

Id. (Breyer, J., concurring) (citing David C. Baldus, George Woodworth, David Zuckerman, Neil Alan Weiner, & Barbara Broffitt, *Racial Discrimination and the Death Penalty in the Post- Furman Era: An Empirical and Legal Overview, With Recent Findings from Philadelphia*, 83 CORNELL L. REV. 1638 (1998)).

Authors: David C. Baldus: Joseph B. Tye Professor, College of Law, University of Iowa; George Woodworth: Professor, Statistics and Actuarial Science, University of Iowa; David Zuckerman: Assistant Defender, Defender Association of Philadelphia; Neil Alan Weiner: Senior Research Associate, Center for the Study of Youth Policy, School of Social Work, University of Pennsylvania; Barbara Broffitt: Research Associate, College of Law, University of Iowa

Law Review Ranking: 14

Id. (Breyer, J., concurring) (citing Stephen B. Bright, *Counsel for the Poor: The Death Sentence Not for the Worst Crime but for the Worst Lawyer*, 103 YALE L.J. 1835 (1994)).

Author: Director, Southern Center for Human Rights, Atlanta, Georgia; J. Skelly Wright Fellow and Visiting Lecturer in Law, Yale Law School

Law Review Ranking: 3

143. United States v. Ruiz, 536 U.S. 622 (2002).

No citations

144. Zelman v. Simmons-Harris, 536 U.S. 639 (2002).

Id. at 667 (Rehnquist, C.J., majority opinion) (citing Natasha Mulleneaux, *The Failure to Provide Adequate Higher Education Tax Incentives for Lower-Income Individuals*, 14 AKRON TAX J. 27 (1999)).

Author: Ms. Mulleneaux is employed by Ernst & Young LLP in San Jose, California where she works with the Mergers & Acquisitions Tax Group

Law Review Ranking: 569

Id. (Rehnquist, C.J., majority opinion) (citing Peter Pitegoff & Lauren Breen, *Child Care Policy and the Welfare Reform Act*, 6 J. AFFORDABLE HOUS. & CMTY. DEV. L. 113 (1997)).

Author: Peter Pitegoff: Professor of Law and supervising attorney in the Community Economic Development Law Clinic at the State University of New York at Buffalo; Lauren Breen: Clinical Instructor and supervising attorney in the Community Economic Development Law Clinic at the State University of New York at Buffalo

Law Review Ranking: 635

Id. at 680 (Rehnquist, C.J., majority opinion) (citing Akhil Reed Amar, *The Bill of Rights as a Constitution*, 100 YALE L.J. 1131 (1991)).

Author: Professor, Yale Law School

Law Review Ranking: 3

Id. (Rehnquist, C.J., majority opinion) (citing William K. Lietzau, *Rediscovering the Establishment Clause: Federalism and the Rollback of Incorporation*, 39 DEPAUL L. REV. 1191 (1990)).

Author: Judge Advocate, United States Marine Corps

Law Review Ranking: 63

Id. at 711 (Souter, J., dissenting) (citing Noah Feldman, *The Intellectual Origins of the Establishment Clause*, 77 N.Y.U. L. REV. 346 (2002)).

Author: Assistant Professor of Law, New York University School of Law

Law Review Ranking: 5

Id. at 718 (Breyer, J., dissenting) (citing Paul A. Freund, *Public Aid to Parochial Schools*, 82 HARV. L. REV. 1680, 1692 (1969)).

Author: Carl M. Loeb University Professor, Harvard University School of Law

Law Review Ranking: 1

Id. at 720 (Breyer, J., dissenting) (citing John C. Jeffries, Jr. & James E. Ryan, *A Political History of the Establishment Clause*, 100 MICH. L. REV. 279 (2001)).

Authors: John C. Jeffries: Emerson Spies Professor, Arnold H. Leon Professor, and Dean, University of Virginia School of Law; James E. Ryan: Associate Professor, University of Virginia School of Law

Law Review Ranking: 9

145. *Hope v. Pelzer*, 536 U.S. 730 (2002).

No citations

146. *Republican Party of Minn. v. White*, 536 U.S. 765 (2002).

Id. at 789 (O'Connor, J., concurring) (citing Julian N. Eule, *Crocodiles in the Bathtub: State Courts, Voter Initiatives and the Threat of Electoral Reprisal*, 65 U. COLO. L. REV. 733 (1994)).

Author: Professor of Law, University of California, Los Angeles

Law Review Ranking: 54

Id. (O'Connor, concurring) (citing Stephen B. Bright & Patrick J. Keenan, *Judges and the Politics of Death: Deciding Between the Bill of Rights and the Next Election in Capital Cases*, 75 B.U. L. REV. 759 (1995)).

Authors: Stephen B. Bright: Director, Southern Center for Human Rights, Atlanta, GA; Visiting Lecturer in Law, Harvard and Yale Law Schools; Patrick J. Keenan: [Law student] Yale Law School

Law Review Ranking: 23

Id. (O'Connor, J., concurring) (citing Roy A. Schotland, *Financing Judicial Elections, 2000: Change and Challenge*, 2001 MICH. ST. L. REV. 849).

Author: Professor, Georgetown University Law Center

Law Review Ranking: 481

Id. at 790 (O'Connor, J., concurring) (citing David Barnhizer, *"On the Make": Campaign Funding and the Corrupting of the American Judiciary*, 50 CATH. U. L. REV. 361 (2001)).

Author: Professor of Law, Cleveland State University

Law Review Ranking: 135

Id. at 791 (O'Connor, J., concurring) (citing Stephen P. Croley, *The Majoritarian Difficulty: Elective Judiciaries and the Rule of Law*, 62 U. CHI. L. REV. 689 (1995)).

Author: Assistant Professor of Law, University of Michigan Law School

Law Review Ranking: 16

Id. (O'Connor, J., concurring) (citing Jona Goldschmidt, *Merit Selection: Current Status, Procedures, and Issues*, 49 U. MIAMI L. REV. 1 (1994)).

Author: Assistant Executive Director for Programs,
American Judicature Society
Law Review Ranking: 126

Id. (O'Connor, J., concurring) (citing Roscoe Pound, *The Causes of Popular Dissatisfaction with the Administration of Justice*, 8 BAYLOR L. REV. 1 (1956)).

Author: Former Dean of the Harvard Law School
Law Review Ranking: 181

Id. (O'Connor, J., concurring) (citing Joseph R. Grodin, *Developing a Consensus of Constraint: A Judge's Perspective on Judicial Retention Elections*, 61 S. CAL. L. REV. 1969 (1988)).

Author: Professor of Law, University of California, Hastings College of the Law
Law Review Ranking: 29

Id. at 793 (Kennedy, J., concurring) (citing Randall T. Shepard, *Campaign Speech: Restraint and Liberty in Judicial Ethics*, 9 GEO. J. LEGAL ETHICS 1059 (1996)).

Author: Chief Justice of the Indiana Supreme Court
Law Review Ranking: 100

Id. at 802-03 (Stevens, J., dissenting) (citing Paul J. De Muniz, *Politicizing State Judicial Elections: A Threat to Judicial Independence*, 38 WILLAMETTE L. REV. 367 (2002)).

Author: Justice, Oregon Supreme Court
Law Review Ranking: 247

Id. at 804 (Ginsburg, J., dissenting) (citing Antonin Scalia, *The Rule of Law as a Law of Rules*, 56 U. CHI. L. REV. 1175 (1989)).

Author: Associate Justice, United States Supreme Court
Law Review Ranking: 16

Id. at 806 (Ginsburg, J., dissenting) (citing William H. Rehnquist, *Act Well Your Part: Therein All Honor Lies*, 7 PEPP. L. REV. 227 (1980)).

Author: Associate Justice of the United States Supreme Court
Law Review Ranking: 101

Id. at 807 (Ginsburg, J., dissenting) (citing Robert M. O'Neil, *The Canons in the Courts: Recent First Amendment Rulings*, 35 IND. L. REV. 701 (2002)).

Author: Professor of Law, University of Virginia School of Law; Director, Thomas Jefferson Center for the Protection of Free Expression
Law Review Ranking: 203

(2002).

Id. at 842 (Breyer, J., concurring) (citing Martin H. Belsky, *Random vs. Suspicion-Based Drug Testing in the Public Schools – A Surprising Civil Liberties Dilemma*, 27 OKLA. CITY U. L. REV. 1 (2002)).

Author: Dean and Professor of Law, University of Tulsa
College of Law

Law Review Ranking: 540

148. *Syngenta Crop Prot., Inc. v. Henson*, 537 U.S. 28 (2002).

Id. at 35 (Stevens, J., concurring) (citing Lonny Sheinkopf Hoffman, *Removal Jurisdiction and the All Writs Act*, 148 U. PA. L. REV. 401 (1999)).

Author: Visiting Assistant Professor of Law, University of Cincinnati College of Law

Law Review Ranking: 8

149. *Yellow Transp., Inc. v. Michigan*, 537 U.S. 36 (2002).

No citations

150. *Sprietsma v. Mercury Marine*, 537 U.S. 51 (2002).

No citations

151. *United States v. Bean*, 537 U.S. 71 (2002).

No citations

152. *Howsam v. Dean Witter Reynolds., Inc.*, 537 U.S. 79 (2002).

No citations

153. *Sattazahn v. Pennsylvania*, 537 U.S. 101 (2003).

No citations

154. *Pierce County v. Guillen*, 537 U.S. 129 (2003).

No citations

155. *Barnhart v. Peabody Coal Co.*, 537 U.S. 149 (2003).

No citations

156. *Eldred v. Ashcroft*, 537 U.S. 186 (2003).

Id. at 201 (Ginsburg, J., majority opinion) (citing Thomas B. Nachbar, *Constructing Copyright's Mythology*, 6 GREEN BAG 2D 37 (2002)).

Author: Associate Professor of Law at the University of Virginia

Law Review Ranking: 351

Id. at 204 (Ginsburg, J., majority opinion) (citing Symposium, *The Constitutionality of Copyright Term Extension*, 18 CARDOZO ARTS & ENT. L.J. 651 (2000)).

Author: not applicable (the citation was to the transcript of a "panel discussion" during a symposium and, thus, there was no specific "author" of a written work)

Law Review Ranking: 141

Id. at 206 (Ginsburg, J., majority opinion) (citing Shira Perlmutter, *Participation in the International Copyright System as a Means to Promote the Progress of Science and Useful Arts*, 36 LOY. L.A. L. REV. 323 (2002)).

Author: Vice President and Associate General Counsel,
Intellectual Property Policy, AOL Time Warner, Inc.
Law Review Ranking: 102

Id. (Ginsburg, J., majority opinion) (citing Graeme W. Austin, *Does the Copyright Clause Mandate Isolationism?*, 26 COLUM. J.L. & ARTS 17 (2002)).

Author: Professor of Law, James E. Rogers College of Law,
the University of Arizona
Law Review Ranking: 153

Id. at 259 (Breyer, J., dissenting) (citing Roberta Rosenthal Kwall, *Copyright and the Moral Right: Is an American Marriage Possible?*, 38 VAND. L. REV. 1 (1985)).

Author: Assistant Professor of Law, DePaul University
College of Law
Law Review Ranking: 19

157. *United States v. Jimenez Recio*, 537 U.S. 270 (2003).

No citations

158. *Meyer v. Holley*, 537 U.S. 280 (2003).

Id. at 291 (Breyer, J., majority opinion) (citing Alan O. Sykes, *The Economics of Vicarious Liability*, 93 YALE L.J. 1231 (1984)).

Author: Associate, Arnold & Porter, Washington, D.C. and
doctoral candidate, Yale Department of Economics
Law Review Ranking: 3

159. *FCC v. NextWave Pers. Commc'ns, Inc.*, 537 U.S. 293 (2003).

Id. at 311 (Breyer, J., dissenting) (citing Lon L. Fuller, *Positivism and Fidelity to Law – A Reply to Professor Hart*, 71 HARV. L. REV. 630 (1958)).

Author: Carter Professor of General Jurisprudence, Harvard
Law School
Law Review Ranking: 1

160. *Miller-El v. Cockrell*, 537 U.S. 322 (2003).

No citations

161. *Wash. State Dep't. of Soc. & Health Servs. v. Guardianship Estate of Keffeler*, 537 U.S. 371 (2003).

No citations

162. *Scheidler v. Nat'l Org. for Women, Inc.*, 537 U.S. 393 (2003).

No citations

163. *Moseley v. V Secret Catalogue, Inc.*, 537 U.S. 418 (2003).

Id. at 429 (Stevens, J., majority opinion) (citing Frank I. Schechter, *The Rational Basis of Trademark Protection*, 40 HARV. L. REV. 813 (1927)).

Author: Law professor, Harvard Law School
Law Review Ranking: 1

Id. at 432 (Stevens, J., majority opinion) (citing Robert N. Klieger, *Trademark Dilution: The Whittling Away of the Rational Basis for Trademark Protection*, 58 U. PITT. L. REV. 789 (1997)).

Author: [Practitioner] J.D., Stanford Law School; A.B., Hamilton College
Law Review Ranking: 158

164. *Boeing Co. v. United States*, 537 U.S. 437 (2003).
No citations

165. *United States v. White Mountain Apache Tribe*, 537 U.S. 465 (2003).
No citations

166. *United States v. Navajo Nation*, 537 U.S. 488 (2003).

Id. at 516 (Souter, J., dissenting) (citing Robert N. Clinton, *Isolated in Their Own Country: A Defense of Federal Protection of Indian Autonomy and Self-Government*, 33 STAN. L. REV. 979 (1981)).

Author: Visiting Professor, Cornell Law School 1980-81;
Professor, University of Iowa College of Law
Law Review Ranking: 4

Id. (Souter, J., dissenting) (citing Reid Peyton Chambers & Monroe E. Price, *Regulating Sovereignty: Secretarial Discretion and the Leasing of Indian Lands*, 26 STAN. L. REV. 1061 (1974)).

Authors: Reid Peyton Chambers: Acting Professor of Law, University of California, Los Angeles; Monroe E. Price: Professor of Law, University of California, Los Angeles
Law Review Ranking: 4

Id. at 518 (Souter, J., dissenting) (citing Judith V. Royster, *Mineral Development in Indian Country: The Evolution of Tribal Control Over Mineral Resources*, 29 TULSA L. REV. 541 (1994)).

Author: Associate Professor of Law, University of Tulsa
Law Review Ranking: 239

167. *Clay v. United States*, 537 U.S. 522 (2003).
No citations

168. *Conn. Dep't of Pub. Safety v. Doe*, 538 U.S. 1 (2003).
No citations

169. *Ewing v. California*, 538 U.S. 11 (2003).

Id. at 24 (O'Connor, J., plurality opinion) (citing James A. Ardaiz, *California's Three Strikes Law: History, Expectations, Consequences*, 32 MCGEORGE L. REV. 1 (2000)).

Author: Presiding Justice, Fifth Appellate District of

California

Law Review Ranking: 378

Id. at 27 (O'Connor, J., plurality opinion) (citing Brian P. Janiskee & Edward J. Erler, *Crime, Punishment, and Romero: An Analysis of the Case Against California's Three Strikes Law*, 39 DUQ. L. REV. 43 (2000)).

Authors: Brian P. Janiskee: Assistant Professor, Department of Political Science, California State University, San Bernardino; Edward J. Erler: Professor, Department of Political Science, California State University, San Bernardino; Member, California State Advisory Commission on Civil Rights; Member, California Constitutional Revision Commission, 1996

Law Review Ranking: 416

Id. (O'Connor, J., plurality opinion) (citing Michael Vitiello, *Three Strikes: Can We Return to Rationality?*, 87 J. CRIM. L. & CRIMINOLOGY 395 (1997)).

Author: Professor of Law, McGeorge School of Law

Law School Ranking: 69

170. *Lockyer v. Andrade*, 538 U.S. 63 (2003).

No citations

171. *Smith v. Doe*, 538 U.S. 84 (2003).

Id. at 97 (Kennedy, J., majority opinion) (citing Adam J. Hirsch, *From Pillory to Penitentiary: The Rise of Criminal Incarceration in Early Massachusetts*, 80 MICH. L. REV. 1179 (1982)).

Author: [Attorney and graduate student in history at Yale University] M.A., M. Phil., J.D. Yale University

Law Review Ranking: 9

Id. (Kennedy, J., majority opinion) (citing Toni M. Massaro, *Shame, Culture, and American Criminal Law*, 89 MICH. L. REV. 1880 (1991)).

Author: Professor of Law, University of Arizona

Law Review Ranking: 9

172. *Cook County v. United States ex rel. Chandler*, 538 U.S. 119 (2003).

No citations

173. *Norfolk & W. Ry. v. Ayers*, 538 U.S. 135 (2003).

Id. at 154 (Ginsburg, J., majority opinion) (citing Herbert F. Goodrich, *Emotional Disturbance as Legal Damage*, 20 MICH. L. REV. 497 (1922)).

Author: Law professor, University of Michigan Law School

Law Review Ranking: 5

Id. (Ginsburg, J., majority opinion) (citing Calvert Magruder, *Mental and Emotional Disturbance in the Law of Torts*, 49 HARV. L. REV. 1033 (1936)).

Author: Law professor, Harvard Law School
Law School Ranking: 1

Id. at 156 (Ginsburg, J., majority opinion) (citing James A. Henderson, Jr. & Aaron D. Twerski, *Asbestos Litigation Gone Mad: Exposure-Based Recovery for Increased Risk, Mental Distress, and Medical Monitoring*, 53 S.C. L. REV. 815 (2002)).

Authors: James A. Henderson, Jr.: Frank B. Ingersoll Professor of Law, Cornell Law School; Aaron D. Twerski: Newell DeValpine Professor of Law, Brooklyn Law School
Law Review Ranking: 143

Id. (Ginsburg, J., majority opinion) (citing William L. Prosser, *Joint Torts and Several Liability*, 25 CALIF. L. REV. 413 (1937)).

Author: Law professor, University of Minnesota School of Law
Law Review Ranking: 7

Id. at 169 (Kennedy, J., concurring in part and dissenting in part) (citing Christopher F. Edley, Jr. & Paul C. Weiler, *Asbestos: A Multi-Billion-Dollar Crisis*, 30 HARV. J. ON LEGIS. 383 (1993)).

Authors: Christopher F. Edley, Jr.: Professor, Harvard Law School; Paul C. Weiler: Professor, Harvard Law School
Law Review Ranking: 53

Id. (Kennedy, J., concurring in part and dissenting in part) (citing Peter H. Schuck, *The Worst Should Go First: Deferral Registries in Asbestos Litigation*, 15 HARV. J.L. & PUB. POL'Y 541 (1992)).

Author: Simeon E. Baldwin Professor of Law, Yale Law School
Law Review Ranking: 51

174. *City of Cuyahoga Falls v. Buckeye Cmty. Hope Found.*, 538 U.S. 188 (2003).

No citations

175. *Woodford v. Garceau*, 538 U.S. 202 (2003).

No citations

176. *Brown v. Legal Found. of Wash.*, 538 U.S. 216 (2003).

No citations

177. *Branch v. Smith*, 538 U.S. 254 (2003).

Id. at 298 (O'Connor, J., concurring in part and dissenting in part) (citing Antonin Scalia, *The Rule of Law as a Law of Rules*, 56 U. CHI. L. REV. 1175 (1989)).

Author: Associate Justice, United States Supreme Court
Law Review Ranking: 16

Id. at 310 (O'Connor, concurring in part and dissenting in part) (citing Richard H. Pildes & Kristen A. Donoghue, *Cumulative Voting in the United States*, 1995 U. CHI. LEGAL F. 241).

Authors: Richard H. Pildes: Professor of Law, University of Michigan Law School; Kristen A. Donoghue: [Practitioner] J.D., University of Michigan Law School, 1995

Law Review Ranking: 72

178. *Archer v. Warner*, 538 U.S. 314 (2003).

No citations

179. *Ky. Ass'n of Health Plans, Inc. v. Miller*, 538 U.S. 329 (2003).

No citations

180. *Virginia v. Black*, 538 U.S. 343 (2003).

Id. at 365 (O'Connor, J., plurality opinion) (citing Note, *The First Amendment Overbreadth Doctrine*, 83 HARV. L. REV. 844 (1970)).

Author: [Law student] Harvard Law School

Law Review Ranking: 1

Id. (O'Connor, J., plurality opinion) (citing Henry Paul Monaghan, *Overbreadth*, 1981 SUP. CT. REV. 1).

Author: Professor of Law, Boston University

Law Review Ranking: 45

Id. (O'Connor, J., plurality opinion) (citing G. Robert Blakey & Brian J. Murray, *Threats, Free Speech, and the Jurisprudence of the Federal Criminal Law*, 2002 BYU L. REV. 829).

Authors: G. Robert Blakey: William J. and Dorothy O'Neill Professor of Law, Notre Dame Law School; Brian J. Murray: Law Clerk to the Honorable Diarmuid F. O'Scannlain, United States Court of Appeals for the Ninth Circuit (2001-02)

Law Review Ranking: 96

Id. at 367 (O'Connor, J., plurality opinion) (citing Gerhard Casper, *Tribute to Professor Gerald Gunther, Gerry*, 55 STAN. L. REV. 647 (2002)).

Author: President Emeritus and Peter & Helen Bing Professor in Undergraduate Education, Professor of Law, and Senior Fellow at the Institute for International Studies, Stanford University

Law Review Ranking: 4

Id. at 377 n.5 (Steven, J., concurring) (citing Marc E. Isserles, *Overcoming Overbreadth: Facial Challenges and the Valid Rule Requirement*, 48 AM. U. L. REV. 359 (1998)).

Author: [Practitioner] J.D., 1998, *Harvard Law School*

Law Review Ranking: 47

Id. at 390 n.1 (Thomas, J., dissenting) (citing Leonard S. Rubinowitz & Imani Perry, *Crimes Without Punishment: White Neighbors' Resistance to Black Entry*, 92 J. CRIM. L. & CRIMINOLOGY 335 (2002)).

Authors: Leonard S. Rubinowitz: Professor of Law, Northwestern University School of Law; Imani Perry: Assistant Professor of Law, Rutgers Law School-Camden
Law Review Ranking: 69

181. *Pacificare Health Sys., Inc. v. Book*, 538 U.S. 401 (2003).

No citations

182. *State Farm Mut. Auto Ins. Co. v. Campbell*, 538 U.S. 408 (2003).

No citations

183. *Clackamas Gastroenterology Assocs., P.C. v. Wells*, 538 U.S. 440 (2003).

No citations

184. *Jinks v. Richland County*, 538 U.S. 456 (2003).

Id. at 464 (Scalia, J., majority opinion) (citing Anthony J. Bellia Jr., *Federal Regulation of State Court Procedures*, 110 YALE L.J. 947 (2001)).

Author: Assistant Professor of Law, Notre Dame Law School
Law Review Ranking: 3

185. *Dole Food Co. v. Patrickson*, 538 U.S. 468 (2003).

Id. at 484 (Breyer, J., concurring in part and dissenting in part) (citing Working Group of the Am. Bar Ass'n, *Report, Reforming the Foreign Sovereign Immunities Act*, 40 COLUM. J. TRANSNAT'L L. 489 (2002)).

Authors: [Two practitioners and three law professors]
Law Review Ranking: 65

Id. at 485 (Breyer, J., concurring in part and dissenting in part) (citing Joseph W. Dellapenna, *Refining the Foreign Sovereign Immunities Act*, 9 WILLAMETTE J. INT'L L. & DISP. RESOL. 57 (2001)).

Author: Professor of Law, Villanova Univ.
Law Review Ranking: 578

186. *Franchise Tax Bd. of Cal. v. Hyatt*, 538 U.S. 488 (2003).

Id. at 469 (O'Connor, J., majority opinion) (citing Robert H. Jackson, *Full Faith and Credit – The Lawyer's Clause of the Constitution*, 45 COLUM. L. REV. 1 (1945)).

Author: Associate Justice, Supreme Court of the United States

Law Review Ranking: 2

187. *Massaro v. United States*, 538 U.S. 500 (2003).

No citations

188. *Demore v. Kim*, 538 U.S. 510 (2003).

Id. at 536 (O'Connor, J., concurring) (citing Gerald L. Neuman, *Habeas Corpus, Executive Detention, and the Removal of Aliens*, 98 COLUM. L. REV. 961 (1998)).
Author: Herbert Wechsler Professor of Federal Jurisprudence, Columbia Law School
Law Review Ranking: 2

189. *Roell v. Withrow*, 538 U.S. 580 (2003).

No citations

190. *Illinois ex rel. Madigan v. Telemarketing Assocs., Inc.*, 538 U.S. 600 (2003).

No citations

191. *Price v. Vincent*, 538 U.S. 634 (2003).

No citations

192. *Pharm. Research & Mfrs. of Am. v. Walsh*, 538 U.S. 644 (2003).

No citations

193. *Breuer v. Jim's Concrete of Brevard, Inc.*, 538 U.S. 691 (2003).

No citations

194. *Inyo County v. Paiute-Shoshone Indians of the Bishop Cmty. of the Bishop Colony*, 538 U.S. 701 (2003).

No citations

195. *Nev. Dep't of Human Res. v. Hibbs*, 538 U.S. 721 (2003).

Id. at 741 (Stevens, J., concurring) (citing John Paul Stevens, "Two Questions About Justice", 2003 U. ILL. L. REV. 821).

Author: Associate Justice, Supreme Court of the United States

Law Review Ranking: 30

196. *Chavez v. Martinez*, 538 U.S. 760 (2003).

No citations

197. *Nat'l Park Hospitality Ass'n v. Dep't of the Interior*, 538 U.S. 803 (2003).

No citations

198. *Black & Decker Disability Plan v. Nord*, 538 U.S. 822 (2003).

No citations

199. *Beneficial Nat'l Bank v. Anderson*, 539 U.S. 1 (2003).

No citations

200. *Dastar Corp. v. Twentieth Century Fox Film Corp.*, 539 U.S. 23 (2003).

No citations

201. *Entergy La., Inc. v. La. Pub. Serv. Comm'n*, 539 U.S. 39 (2003).

No citations

202. *Hillside Dairy, Inc. v. Lyons*, 539 U.S. 59 (2003).

No citations

203. *Nguyen v. United States*, 539 U.S. 69 (2003).

No citations

204. *Desert Palace, Inc. v. Costa*, 539 U.S. 90 (2003).

No citations

205. *Fitzgerald v. Racing Ass'n of Cent. Iowa*, 539 U.S. 103 (2003).

No citations

206. *Virginia v. Hicks*, 539 U.S. 113 (2003).

No citations

207. *Overton v. Bazzetta*, 539 U.S. 126 (2003).

No citations

208. *FEC v. Beaumont*, 539 U.S. 146 (2003).

No citations

209. *Sell v. United States*, 539 U.S. 166 (2003).

No citations

210. *United States v. Am. Library Ass'n*, 539 U.S. 194 (2003).

Id. at 224 (Stevens, J., dissenting) (citing Gregory K. Laughlin, *Sex, Lies, and Library Cards: The First Amendment Implications of the Use of Software Filters to Control Access to Internet Pornography in Public Libraries*, 51 *DRAKE L. REV.* 213 (2003)).

Author: Associate Dean for Information Resources and Law Library Director and Associate Professor of Law, The University of Memphis
Law Review Ranking: 164

211. *Gratz v. Bollinger*, 539 U.S. 244 (2003).

Id. at 263 n.15 (Rehnquist, C.J., majority opinion) (citing Jean Wegman Burns, *Standing and Mootness in Class Actions: A Search for Consistency*, 22 *U.C. DAVIS L. REV.* 1239 (1989)).

Author: Associate Professor of Law, Brigham Young University
Law Review Ranking: 31

Id. at 301 (Ginsburg, J., concurring) (citing Linda Hamilton Krieger, *Civil Rights Perestroika: Intergroup Relations After Affirmative Action*, 86 *CALIF. L. REV.* 1251 (1998)).

Author: Acting Professor, University of California School of Law (Boalt Hall)
Law Review Ranking: 7

Id. (Ginsburg, J., concurring) (citing James E. Ryan, *Schools, Race, and Money*, 109 *YALE L.J.* 249 (1999)).

Author: Associate Professor, University of Virginia School of Law
Law Review Ranking: 3

Id. (Ginsburg, J., concurring) (citing Ian Ayres, *Further Evidence of Discrimination in New Car Negotiations and Estimates of Its Cause*, 94 *MICH. L. REV.* 109 (1995)).

Author: William K. Townsend Professor, Yale Law School

Ranking: 9

Id. (Ginsburg, J., concurring) (citing Stephen L. Carter, *When Victims Happen to Be Black*, 97 YALE L.J. 420 (1988)).

Author: Professor of Law, Yale University

Law Review Ranking: 3

Id. at 302 (Ginsburg, J., concurring) (citing Goodwin Liu, *The Causation Fallacy: Bakke and the Basic Arithmetic of Selective Admissions*, 100 MICH. L. REV. 1045 (2002)).

Author: Attorney, O'Melveny & Myers, LLP, Washington, D.C.

Law Review Ranking: 9

Id. at 345 (Ginsburg, J., concurring) (citing Linda Hamilton Krieger, *Civil Rights Perestroika: Intergroup Relations After Affirmative Action*, 86 CALIF. L. REV. 1251 (1998)).

Author: Acting Professor, University of California School of Law (Boalt Hall)

Law Review Ranking: 7

212. *Grutter v. Bollinger*, 539 U.S. 306 (2003).

Id. at 345 (Ginsburg, J., concurring) (citing Linda Hamilton Krieger, *Civil Rights Perestroika: Intergroup Relations After Affirmative Action*, 86 CALIF. L. REV. 1251 (1998)).

Author: Acting Professor, University of California School of Law (Boalt Hall)

Law Review Ranking: 7

Id. at 371 (Thomas, J., dissenting) (citing Stephen Thernstrom & Abigail Thernstrom, *Reflections on the Shape of the River*, 46 UCLA L. REV. 1583 (1999)).

Authors: Stephen Thernstrom: Winthrop Professor of History, Harvard University, and Senior Fellow, Manhattan Institute; Abigail Thernstrom: Senior Fellow, Manhattan Institute, and members of the Massachusetts State Board of Education

Law Review Ranking: 12

Id. at 393 (Thomas, J., dissenting) (citing Peter H. Schuck, *Affirmative Action: Past, Present, and Future*, 20 YALE L. & POL'Y REV. 1 (2002)).

Author: Simeon E. Baldwin Professor of Law, Yale University

Law Review Ranking: 58

Id. (Thomas, J., dissenting) (citing Jed Rubenfeld, *Affirmative Action*, 107 YALE L.J. 427 (1997)).

Author: Professor, Yale Law School

Law Review Ranking: 3

213. *Am. Ins. Ass'n v. Garamendi*, 539 U.S. 396 (2003).

Id. at 404 (Souter, J., majority opinion) (citing Burt Neuborne, *Preliminary Reflections on Aspects of Holocaust-Era Litigation in American Courts*, 80 WASH. U. L.Q. 795 (2002)).

Author: John Norton Pomeroy Professor of Law and Legal Direction, Brennan Center for Justice, New York University School of Law

Law Review Ranking: 50

Id. at 405 (Souter, J., majority opinion) (citing Michael J. Bazylar, *Nuremberg in America: Litigating the Holocaust in United States Courts*, 34 U. RICH. L. REV. 1 (2000)).

Author: Professor of Law, Whittier Law School; Research Fellow, Holocaust Educational Trust, London, U.K.; Associate, Davis Center for Russian Studies

Law Review Ranking: 129

Id. at 420 (Souter, J., majority opinion) (citing Harold G. Maier, *Preemption of State Law: A Recommended Analysis*, 83 Am. J. Int'l L. 832 (1989)).

Author: David Daniels Allen Professor of Law, Vanderbilt University

Law Review Ranking: 33

214. *Green Tree Fin. Corp. v. Bazzle*, 539 U.S. 444 (2003).

No citations

215. *Georgia v. Ashcroft*, 539 U.S. 461 (2003).

Id. at 480 (O'Connor, J., majority opinion) (citing Richard H. Pildes, *Is Voting-Rights Law Now at War With Itself? Social Science and Voting Rights in the 2000s*, 80 N.C. L. REV. 1517 (2002)).

Author: Professor of Law, New York University School of Law

Law Review Ranking: 24

Id. at 483 (O'Connor, J., majority opinion) (citing Bernard Grofman, Lisa Handley, & David Lublin, *Drawing Effective Minority Districts: A Conceptual Framework and Some Empirical Evidence*, 79 N.C. L. REV. 1383 (2001)).

Author: Bernard Grofman: School of Social Sciences, University of California, Irvine, C.A.; Lisa Handley: Frontier International Electoral Consulting, Washington, D.C.; David Lublin: Department of Government, American University, Washington, D.C.

Law Review Ranking: 24

216. *Wiggins v. Smith*, 539 U.S. 510 (2003).

No citations

217. *Lawrence v. Texas*, 539 U.S. 558 (2003).

Id. at 571 (Kennedy, J., majority opinion) (citing William N. Eskridge, Jr., *Hardwick and Historiography*, 1999 U. Ill. L. Rev. 631).

Author: John A. Garver Professor of Jurisprudence, Yale Law School

Law Review Ranking: 30

Id. at 589 (Scalia, J., dissenting) (citing Richard A. Posner, *Judges' Writing Styles (And Do They Matter?)*, 62 U. CHI. L. REV. 1421 (1995)).

Author: Chief Judge, U.S. Court of Appeals for the Seventh Circuit; Senior Lecturer in Law, The University of Chicago

Law Review Ranking: 16

218. *Stogner v. California*, 539 U.S. 607 (2003).

Id. at 619 (Breyer, J., majority opinion) (citing Alan L. Adlestein, *Conflict of the Criminal Statute of Limitations with Lesser Offenses at Trial*, 37 WM. & MARY L. REV. 199 (1995)).

Author: Associate Professor, Widener University School of Law

Law Review Ranking: 20

Id. (2003) (Breyer, J., majority opinion) (citing Forrest Revere Black, *Statutes of Limitations and the Ex Post Facto Clauses*, 26 KY. L.J. 41 (1937)).

Author: Member of the staff of the Attorney General of the United States

Law Review Ranking: 186

Id. at 623 (Breyer, J., majority opinion) (citing Clayton Roberts, *The Law of Impeachment in Stuart England: A Reply to Raoul Berger*, 84 YALE L.J. 1419 (1975)).

Author: Professor of History, Ohio State University

Law Review Ranking: 3

Id. at 631 (Breyer, J., majority opinion) (citing Lynn Holdsworth, *Is It Repressed Memory with Delayed Recall or Is It False Memory Syndrome? The Controversy and Its Potential Legal Implications*, 22 LAW & PSYCHOL. REV. 103 (1998)).

Author: [Practitioner] J.D. Stetson University College of Law, 1997

Law Review Ranking: 432

Id. at 651 (Breyer, J., majority opinion) (citing Thomas G. Burroughs, Note, *Retroactive Application of Legislatively Enlarged Statutes of Limitations for Child Abuse: Time's No Bar to Revival*, 22 IND. L. REV. 989 (1989)).

Author: [Law student] Indiana University School of Law

Law Review Ranking: 203

Id. (Breyer, J., majority opinion) (citing Note, *Ex Post Facto Limitations on Legislative Power*, 73 MICH. L. REV. 1491 (1975)).

Author: [Law student] University of Michigan Law School
Law Review Ranking: 9

219. *Barnhart v. Thomas*, 540 U.S. 20 (2003).

No citations

220. *United States v. Banks*, 540 U.S. 31 (2003).

No citations

221. *Raytheon Co. v. Hernandez*, 540 U.S. 44 (2003).

No citations

222. *Virginia v. Maryland*, 540 U.S. 56 (2003).

No citations

223. *McConnell v. FEC*, 540 U.S. 93 (2003).

Id. at 250 (Scalia, J., concurring in part and dissenting in part) (citing J. Skelly Wright, Comment, *Politics and the Constitution: Is Money Speech?*, 85 YALE L.J. 1001 (1976)).

Author: Judge, United States Court of Appeals for the District of Columbia Circuit

Law Review Ranking: 3

224. *Maryland v. Pringle*, 540 U.S. 366 (2003).

No citations

225. *Castro v. United States*, 540 U.S. 375 (2003).

No citations

226. *Sec. Exch. Comm'n v. Edwards*, 540 U.S. 389 (2004).

No citations

227. *Verizon Commc'ns, Inc. v. Law Offices of Curtis V. Trinko, LLP*, 540 U.S. 398 (2004).

Id. at 410–11 (Scalia, J., majority opinion) (citing Phillip Areeda, *Essential Facilities: An Epithet in Need of Limiting Principles*, 58 ANTITRUST L.J. 841 (1989)).

Author: Langdell Professor of Law, Harvard Law School

Law Review Ranking: 126

228. *Illinois v. Lidster*, 540 U.S. 419 (2004).

No citations

229. *Frew ex rel. Frew v. Hawkins*, 540 U.S. 431 (2004).

No citations

230. *Kontrick v. Ryan*, 540 U.S. 443 (2004).

No citations

231. *Alaska Dep't of Env'tl. Conservation v. EPA*, 540 U.S. 461 (2004).

No citations

232. *Fellers v. United States*, 540 U.S. 519 (2004).

No citations

233. *Lamie v. U.S. Tr.*, 540 U.S. 526 (2004).

No citations

234. Groh v. Ramirez, 540 U.S. 551 (2004).

No citations

235. Gen. Dynamics Land Sys., Inc. v. Cline, 540 U.S. 581 (2004).

Id. at 595 n.8 (Souter J., majority opinion) (citing Walter Wheeler Cook, "Substance" and "Procedure" in the Conflict of Laws, 42 YALE L.J. 333 (1933)).

Author: Professor of Law, Institute of Law, The Johns Hopkins University (now defunct)

Law Review Ranking: 3

236. Doe v. Chao, 540 U.S. 614 (2004).

No citations

237. Olympic Airways v. Husain, 540 U.S. 644 (2004).

Id. at 649 n.5 (Thomas, J., majority opinion) (citing Andreas F. Lowenfeld & Allan I. Mendelsohn, *The United States and the Warsaw Convention*, 80 HARV. L. REV. 497 (1967)).

Authors: Andreas F. Lowenfeld: Fellow of the Institute of Politics, John F. Kennedy School of Government; Allan I. Mendelsohn: [Practitioner] Office of the Legal Advisor, United States Department of State

Law Review Ranking: 1

238. Banks v. Dretke, 540 U.S. 668 (2004).

Id. at 701-02 (Ginsburg, J., majority opinion) (citing Steven S. Trott, *Words of Warning for Prosecutors Using Criminals as Witnesses*, 47 HASTINGS L.J. 1381 (1996)).

Author: Circuit Judge, United States Court of Appeals for the Ninth Circuit

Law Review Ranking: 34

239. Locke v. Davey, 540 U.S. 712 (2004).

No citations

240. U.S. Postal Serv. v. Flamingo Indus., U.S., Ltd., 540 U.S. 736 (2004).

No citations

241. Raymond B. Yates, M.D., P.C. Profit Sharing Plan v. Hendon, 541 U.S. 1 (2004).

No citations

242. Baldwin v. Reese, 541 U.S. 27 (2004).

No citations

243. Crawford v. Washington, 541 U.S. 36 (2004).

Id. at 43 (Scalia, J., majority opinion) (citing Frank R. Herrmann, S.J. & Brownlow M. Speer, *Facing the Accuser: Ancient and Medieval Precursors of the Confrontation Clause*, 34 VA. J. INT'L L. 481 (1994)).

Authors: Frank R. Herrmann, S.J.: Assistant Professor of

Law, Boston College Law School; Brownlow M. Speer:
[Practitioner] Chief Appellate Attorney, Massachusetts
Committee for Public Counsel Services
Law Review Ranking: 49

Id. at 61 (Scalia, J. majority opinion) (citing Richard D.
Friedman, *Confrontation: The Search for Basic Principles*, 86
GEO. L.J. 1011 (1998)).

Author: Professor of Law, University of Michigan Law
School

Law Review Ranking: 10

Id. at 64 (Scalia, J., majority opinion) (citing Roger W. Kirst,
Appellate Court Answers to the Confrontation Questions in Lilly
v. Virginia, 53 SYRACUSE L. REV. 87 (2003)).

Author: Henry M. Grether Professor of Law, University of
Nebraska

Law Review Ranking: 266

Id. at 70 n.1 (Rehnquist, C.J., dissenting) (citing T.P. Gallanis,
The Rise of Modern Evidence Law, 84 IOWA L. REV. 499 (1999)).

Author: Assistant Professor of Law, The Ohio State
University

Law Review Ranking: 22

Id. (Rehnquist, C.J., dissenting) (citing Robert P. Mosteller,
Remaking Confrontation Clause and Hearsay Doctrine Under the
Challenge of Child Sexual Abuse Prosecutions, 1993 U. ILL. L.
REV. 691).

Author: Professor of Law, Duke University

Law Review Ranking: 30

Id. (Rehnquist, C.J., dissenting) (citing Stephan Landsman,
Rise of the Contentious Spirit: Adversary Procedure in Eighteenth
Century England, 75 CORNELL L. REV. 497 (1990)).

Author: Professor of Law, Cleveland-Marshall College of
Law, Cleveland State University

Law Review Ranking: 14

Id. (Rehnquist, C.J., dissenting) (citing John H. Langbein, *The*
Criminal Trial before the Lawyers, 45 U. CHI. L. REV. 263
(1978)).

Author: Professor of Law, University of Chicago School of
Law

Law Review Ranking: 16

244. *Iowa v. Tovar*, 541 U.S. 77 (2004).

No citations

245. *S. Fla. Water Mgmt. Dist. v. Miccosukee Tribe of Indians*, 541
U.S. 95 (2004).

No citations

246. *United States v. Galletti*, 541 U.S. 114 (2004).

No citations

247. *Nixon v. Mo. Mun. League*, 541 U.S. 125 (2004).

Id. at 138 (Souter, J., majority opinion) (citing Jim Chen, *Legal Process and Political Economy of Telecommunications Reform*, 97 COLUM. L. REV. 835 (1997)).

Author: Associate Professor of Law, University of Minnesota Law School

Law Review Ranking: 2

Id. at 142 n.1 (Stevens, J., dissenting) (citing Kathryn A. Tongue, Note, *Municipal Entry into the Broadband Cable Market: Recognizing the Inequities Inherent in Allowing Publicly Owned Cable Systems to Compete Directly against Private Providers*, 95 NW. U. L. REV. 1099 (2001)).

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Law Review Ranking: 13

248. *United States v. Flores-Montano*, 541 U.S. 149 (2004).

No citations

249. *Nat'l Archives & Records Admin. v. Favish*, 541 U.S. 157 (2004).

No citations

250. *BedRoc, Ltd., LLC v. United States*, 541 U.S. 176 (2004).

No citations

251. *United States v. Lara*, 541 U.S. 193 (2004).

No citations

252. *Household Credit Servs., Inc. v. Pfennig*, 541 U.S. 232 (2004).

No citations

253. *Engine Mfrs. Ass'n v. S. Coast Air Quality Mgmt. Dist.*, 541 U.S. 246 (2004).

No citations

254. *Vieth v. Jubelirer*, 541 U.S. 267 (2004).

Id. at 283 (Scalia, J., plurality opinion) (citing Edward Still, *Hunting of the Gerrymander*, 38 UCLA L. REV. 1019 (1991)).

Author: [Practitioner] Member of the Bar of Alabama

Law Review Ranking: 12

Id. (Scalia, J., plurality opinion) (citing Peter H. Schuck, *The Thickest Thicket: Partisan Gerrymandering and Judicial Regulation of Politics*, 87 COLUM. L. REV. 1325 (1987)).

Author: Simeon E. Baldwin Professor of Law, Yale Law School; Visiting Professor, Georgetown University Law Center, 1986-87

Law Review Ranking: 2

Id. (Scalia, J., plurality, opinion) (citing Samuel Issacharoff, *Judging Politics: The Elusive Quest for Judicial Review of Political Fairness*, 71 TEX. L. REV. 1643 (1993)).

Author: Professor, The University of Texas School of Law
Law Review Ranking: 11

Id. (Scalia, J., plurality opinion) (citing Bernard Grofman, *An Expert Witness Perspective on Continuing and Emerging Voting Rights Controversies: From One Person, One Vote to Partisan Gerrymandering*, 21 STETSON L. REV. 783 (1992)).

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Law Review Ranking: 518

Id. at 289 (Scalia, J., plurality opinion) (citing Daniel H. Lowenstein & Jonathan Steinberg, *The Quest for Legislative Districting in the Public Interest: Elusive or Illusory?*, 33 UCLA L. REV. 1 (1985)).

Authors: Daniel H. Lowenstein: Professor of Law, University of California, Los Angeles; Jonathan Steinberg: [Practitioner] Attorney, Irell & Manella
Law Review Ranking: 12

Id. at 332 n.24 (Stevens, J., dissenting) (citing Note, *A New Map: Partisan Gerrymandering as a Federalism Injury*, 117 HARV. L. REV. 1196 (2004)).

Author: [Law student] Harvard Law School
Law Review Ranking: 1

Id. at 345 (Souter, J., dissenting) (citing Samuel Issacharoff, *Gerrymandering and Political Cartels*, 116 HARV. L. REV. 593 (2002)).

Author: Harold R. Medina Professor in Procedural Jurisprudence, Columbia Law School
Law Review Ranking: 1

Id. (Souter, J., dissenting) (citing Pamela S. Karlan, *The Fire Next Time: Reapportionment After the 2000 Census*, 50 STAN. L. REV. 731 (1998)).

Author: Professor of Law and Roy L. and Rosamond Woodruff Morgan Research Professor, University of Virginia School of Law
Law Review Ranking: 4

Id. (Souter, J., dissenting) (citing Richard H. Pildes, *Principled Limitations on Racial and Partisan Redistricting*, 106 YALE L.J. 2505 (1997)).

Author: Professor of Law, The University of Michigan Law School
Law Review Ranking: 3

Id. at 348 (Souter, J., dissenting) (citing Richard H. Pildes & Richard G. Niemi, *Expressive Harms, "Bizarre Districts," and Voting Rights: Evaluating Election-District Appearances After Shaw v. Reno*, 92 MICH. L. REV. 483 (1993)).

Authors: Richard H. Pildes: Professor of Law, The University of Michigan Law School; Richard G. Niemi: Professor of Political Science, University of Rochester

Law Review Ranking: 9

Id. at 349 n.3 (Souter, J., dissenting) (citing Daniel D. Polsby & Robert D. Popper, *The Third Criterion: Compactness as a Procedural Safeguard Against Partisan Gerrymandering*, 9 YALE L. & POL'Y REV. 301(1991)).

Authors: Daniel D. Polsby: Kirkland & Ellis Professor of Law, Northwestern University School of Law; Robert D. Popper: [Practitioner] Associate, Orrick, Herrington & Sutcliffe

Law Review Ranking: 58

Id. (Souter, J., dissenting) (citing Joseph E. Schwartzberg, *Reapportionment, Gerrymanders, and the Notion of "Compactness"*, 50 MINN. L. REV. 443 (1966)).

Author: Associate Professor of Geography, University of Minnesota

Law Review Ranking: 15

Id. at 350 n.5 (Souter, J., dissenting) (citing Samuel Issacharoff & Richard H. Pildes, *Politics as Markets: Partisan Lockups of the Democratic Process*, 50 STAN. L. REV. 643 (1998)).

Authors: Samuel Issacharoff: Charles Tilford McCormick Professor of Law, University of Texas School of Law; Richard H. Pildes: Professor of Law and Roy F. and Jean Humphrey Proffitt Research Professor, University of Michigan Law School

Law Review Ranking: 4

Id. at 355 (Souter, dissenting) citing Antonin Scalia, *The Rule of Law as a Law of Rules*, 56 U. CHI. L. REV. 1175 (1989).

Author: Associate Justice, United States Supreme Court

Law Review Ranking: 16

Id. at 358 (Souter, J., dissenting) (citing Nathaniel Persily, *Reply In Defense of Foxes Guarding Henhouses: The Case for Judicial Acquiescence to Incumbent-Protecting Gerrymanders*, 116 HARV. L. REV. 649 (2002)).

Author: Assistant Professor, University of Pennsylvania Law School

Law Review Ranking: 1

255. *Jones v. R.R. Donnelly & Sons Co.*, 541 U.S. 369 (2004).

Id. at 380 n.11 (Stevens, J., majority opinion) (citing Mitchell A. Lowenthal, Brian E. Pastuszewski & Mark E. Greenwald, Special Project, *Time Bars in Specialized Federal Common Law: Federal Rights of Action and State Statutes of Limitations*, 65 CORNELL L. REV. 1011 (1980)).

Authors: Mitchell A. Lowenthal: [Law student] Cornell Law School; Brian E. Pastuszewski: [Law student] Cornell Law School; Mark E. Greenwald: [Law student] Cornell Law School

Law Review Ranking: 14

Id. (Stevens, J., majority opinion) (citing William Wirt Blume & B. J. George, Jr., *Limitations and the Federal Courts*, 49 MICH. L. REV. 937 (1951)).

Authors: William Wirt Blume: Professor of Law, University of Michigan; B. J. George, Jr.: [Law student] University of Michigan

Law Review Ranking: 9

Id. (Stevens, J., majority opinion) (citing Note, *Federal Statutes Without Limitations Provisions*, 53 COLUM. L. REV. 68 (1953)).

Author: [Law student] Columbia Law School

Law Review Ranking: 2

Id. (Stevens, J., majority opinion) (citing Note, *Disparities in Time Limitations on Federal Causes of Action*, 49 YALE L.J. 738 (1940)).

Author: [Law student] Yale Law School

Law Review Ranking: 3

256. *Dretke v. Haley*, 541 U.S. 386 (2004).

No citations

257. *Scarborough v. Principi*, 541 U.S. 401 (2004).

No citations

258. *Tenn. Student Asst. Corp. v. Hood*, 541 U.S. 440 (2004).

No citations

259. *Till v. SCS Credit Corp.*, 541 U.S. 465 (2004).

Id. at 482 n.23 (Stevens, J., plurality opinion) (citing Scott F. Norberg, *Consumer Bankruptcy's New Clothes: An Empirical Study of Discharge and Debt Collection in Chapter 13*, 7 AM. BANKR. INST. L. REV. 415 (1999)).

Author: Visiting Professor, University of California, Hastings College of the Law

Law Review Ranking: 206

Id. at 493 (Scalia, J., dissenting) (citing Marjorie L. Girth, *The Role of Empirical Data in Developing Bankruptcy Legislation for Individuals*, 65 IND. L.J. 17 (1989)).

Author: Professor of Law, State University of New York at Buffalo

Law Review Ranking: 32

Id. at 493 n.1 (Scalia, J., dissenting) (citing William C. Whitford, *The Ideal of Individualized Justice: Consumer Bankruptcy as Consumer Protection, and Consumer Protection in Consumer Bankruptcy*, 68 AM. BANKR. L.J. 397 (1994)).

Author: Young-Bascom Professor of Business Law,
University of Wisconsin Law School

Law Review Ranking: 148

Id. at 493 n.1 (Scalia, J., dissenting) (citing Scott F. Norberg, *Consumer Bankruptcy's New Clothes: An Empirical Study of Discharge and Debt Collection in Chapter 13*, 7 AM. BANKR. INST. L. REV. 415 (1999)).

Author: Visiting Professor, University of California,
Hastings College of the Law

Law Review Ranking: 206

Id. at 494 (Scalia, J., dissenting) (citing Michael W. Dunagan, *Enforcement of Security Interests in Motor Vehicles in Bankruptcy: The Rash to Judgment – A Contrarian View from the Creditor's Perspective*, 52 CONSUMER FIN. L.Q. REP. 191 (1998)).

Author: [Practitioner] Principal, Jameson & Dunagan, P.C.

Law Review Ranking: 471

Id. at 496 (Scalia, J., dissenting) (citing Edward L. Glaeser & Jose Scheinkman, *Neither a Borrower Nor a Lender Be: An Economic Analysis of Interest Restrictions and Usury Laws*, 41 J. LAW & ECON. 1 (1998)).

Authors: Edward L. Glaeser: Professor of Economics,
Harvard University, University of Chicago Law School, and
National Bureau of Economic Research; Jose Scheinkman:
Professor of Economics, Harvard University

Law Review Ranking: 315

260. *Tennessee v. Lane*, 541 U.S. 509 (2004).

Id. at 526 n.15 (Stevens, J., majority opinion) (citing Ruth Colker & Adam Milani, *The Post-Garrett World: Insufficient State Protection Against Disability Discrimination*, 53 ALA. L. REV. 1075 (2002)).

Authors: Ruth Colker: Heck-Faust Memorial Chair in
Constitutional Law, Michael E. Moritz College of Law, The
Ohio State University; Adam Milani: Assistant Professor,
Walter F. George School of Law, Mercer University

Law Review Ranking: 72

Id. at 536 (Ginsburg, J., concurring) (citing Samuel R. Bagenstos, *Subordination, Stigma, and "Disability"*, 86 VA. L. REV. 397 (2000)).

Author: Lecturer on Law, Harvard Law School

Law Review Ranking: 6

Id. at 560 (Scalia, J., dissenting) (citing Archibald Cox, *Foreword: Constitutional Adjudication and the Promotion of Human Rights*, 80 HARV. L. REV. 91 (1966)).

Author: Williston Professor of Law, Harvard Law School
Law Review Ranking: 1

261. *Grupo Dataflux v. Atlas Global Grp., L.P.*, 541 U.S. 567 (2004).
No citations

262. *Sabri v. United States*, 541 U.S. 600 (2004).

Id. at 610 (Souter, J., majority opinion) (citing Richard H. Fallon, Jr., *Commentary, As-Applied and Facial Challenges and Third-Party Standing*, 113 HARV. L. REV. 1321 (2000)).

Author: Professor of Law, Harvard Law School
Law Review Ranking: 1

263. *Thornton v. United States*, 541 U.S. 615 (2004).

Id. at 628 (Scalia, J., concurring opinion) (citing Myron Moskowitz, *A Rule in Search of a Reason: An Empirical Reexamination of Chimel and Belton*, 2002 WIS. L. REV. 657).

Author: Professor of Law, Golden Gate University School of Law
Law Review Ranking: 40

264. *Nelson v. Campbell*, 541 U.S. 637 (2004).

No citations

265. *Yarborough v. Alvarado*, 541 U.S. 652 (2004).

No citations

266. *Republic of Austria v. Altmann*, 541 U.S. 677 (2004).

Id. at 724 (Kennedy, J., dissenting) (citing Oliver Wendell Holmes, *The Path of the Law*, 10 HARV. L. REV. 457 (1897)).

Author: Justice, Supreme Judicial Court of Massachusetts
Law Review Ranking: 1

267. *Cent. Laborers' Pension Fund v. Heinz*, 541 U.S. 739 (2004).

Id. at 748 (Souter, J., majority opinion) (citing Creighton R. Meland, Jr., *Note, Omnibus Taxpayers' Bill of Rights Act: Taxpayers' Remedy or Political Placebo?*, 86 MICH. L. REV. 1787 (1988)).

Author: [Law student] University of Michigan Law School
Law Review Ranking: 9

268. *Dep't of Transp. v. Pub. Citizen*, 541 U.S. 752 (2004).

No citations

269. *City of Littleton v. Z.J. Gifts D-4, L.L.C.*, 541 U.S. 774 (2004).

No citations

270. *Elk Grove Unified Sch. Dist. v. Newdow*, 542 U.S. 1 (2004).

Id. at 50 (Thomas, J., concurring) (citing Michael W. McConnell, *The Origins and Historical Understanding of Free Exercise of Religion*, 103 HARV. L. REV. 1409 (1990)).
Author: Professor of Law, University of Chicago Law School
Law Review Ranking: 1

271. Norton v. S. Utah Wilderness Alliance, 542 U.S. 55 (2004).
No citations

272. United States v. Dominguez Benitez, 542 U.S. 74 (2004).
No citations

273. Hibbs v. Winn, 542 U.S. 88 (2004).
No citations

274. Penn. State Police v. Suders, 542 U.S. 129 (2004).

Id. at 141 (Ginsburg, J., majority opinion) (citing Roslyn Corenzwit Lieb, *Constructive Discharge Under Section 8(a)(3) of the National Labor Relations Act: A Study in Undue Concern Over Motives*, 7 INDUS. REL. L.J. 143 (1985)).
Author: Visiting Assistant Professor of Law, Northwestern University School of Law
Law Review Ranking: 247

Id. at 142 (Ginsburg, J., majority opinion) (citing Cathy Shuck, Comment, *That's It, I Quit: Returning to First Principles in Constructive Discharge Doctrine*, 23 BERKELEY J. EMP. & LAB. L. 401 (2002)).
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Law Review Ranking: 247

275. F. Hoffman-La Roche, Ltd. v. Empagran S.A., 542 U.S. 155 (2004).

Id. at 171 (Breyer, J., majority opinion) (citing Joseph P. Griffin, *Extraterritoriality in U.S. and EU Antitrust Enforcement*, 67 ANTITRUST L.J. 159 (1999)).
Author: [Practitioner] Member of the District of Columbia Bar
Law Review Ranking: 126

276. Hiibel v. Sixth Judicial Dist., 542 U.S. 177 (2004).

Id. at 182 (Kennedy, J., majority opinion) (citing Alan D. Hallock, *Stop-and-Identify Statutes After Kolender v. Lawson: Exploring the Fourth and Fifth Amendment Issues*, 69 IOWA L. REV. 1057 (1984)).
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Law Review Ranking: 22

Id. (Kennedy, J., majority opinion) (citing Nicholas C. Mabrist, Note, *Stop and Identify Statutes: A New Form of an Inadequate Solution to an Old Problem*, 12 RUTGERS L.J. 585 (1981)).

Author: [Law student] Rutgers University School of Law
Law Review Ranking: 212

Id. at 183 (Kennedy, J., majority opinion) (citing Sam B. Warner, *The Uniform Arrest Act*, 28 VA. L. REV. 315 (1942)).
Author: Professor of Law, Harvard Law School
Law Review Ranking: 6

277. *Aetna Health, Inc. v. Davila*, 542 U.S. 200 (2004).

Id. at 223 (Ginsburg, J., concurring) (citing John H. Langbein, *What ERISA Means by "Equitable": The Supreme Court's Trail of Error in Russell, Mertens, and Great-West*, 103 COLUM. L. REV. 1317 (2003)).

Author: Sterling Professor of Law and Legal History, Yale University
Law Review Ranking: 2

278. *Pliler v. Ford*, 542 U.S. 225 (2004).

No citations

279. *Intel Corp. v. Advanced Micro Devices, Inc.*, 542 U.S. 241 (2004).

Id. at 248 (Ginsburg, J., majority opinion) (citing Harry Leroy Jones, *International Judicial Assistance: Procedural Chaos and a Program for Reform*, 62 YALE L.J. 515 (1953)).

Author: [Practitioner] Chief Hearing Examiner, Office of Alien Property, Department of Justice
Law Review Ranking: 3

Id. at 248 n.1 (Ginsburg, J., majority opinion) (citing Hans Smit, *International Litigation under the United States Code*, 65 COLUM. L. REV. 1015 (1965)).

Author: Professor of Law, Columbia Law School
Law Review Ranking: 2

Id. at 261 (Ginsburg, J., majority opinion) (citing Hans Smit, *Recent Developments in International Litigation*, 35 S. TEX. L. REV. 215 (1994)).

Author: Professor of Law, Columbia Law School
Law Review Ranking: 265

Id. at 262 n.12 (Ginsburg, J., majority opinion) (citing Geoffrey C. Hazard, Jr., *Discovery and the Role of the Judge in Civil Law Jurisdictions*, 73 NOTRE DAME L. REV. 1017 (1998)).

Author: Director, American Law Institute; Professor of Law, University of Pennsylvania
Law Review Ranking: 18

Id. at 262 n.13 (Ginsburg, J., majority opinion) (citing Hans Smit, *American Assistance to Litigation in Foreign and International Tribunals: Section 1782 of Title 28 of the U.S.C. Revisited*, 25 SYRACUSE J. INT'L L. & COMM. 1 (1998)).

Author: Professor of Law, Columbia Law School

Law Review Ranking: 495

280. *Tennard v. Dretke*, 542 U.S. 274 (2004).

No citations

281. *Blakely v. Washington*, 542 U.S. 296 (2004).

Id. at 302 n.5 (Scalia, J., majority opinion) (citing Stephanos Bibas, *Judicial Fact-Finding and Sentence Enhancements in a World of Guilty Pleas*, 110 YALE L.J. 1097 (2001)).

Author: Associate Professor, University of Iowa College of Law

Law Review Ranking: 3

Id. at 311 (Scalia, J., majority opinion) (citing Nancy J. King & Susan R. Klein, *Apprendi and Plea Bargaining*, 54 STAN. L. REV. 295 (2001)).

Authors: Nancy J. King : Professor of Law, Vanderbilt University Law School; Susan R. Klein: Baker & Botts Professor of Law, University of Texas at Austin School of Law

Law Review Ranking: 4

Id. at 316 (O'Connor, J., dissenting) (citing Stephen Breyer, *The Federal Sentencing Guidelines and the Key Compromises Upon Which They Rest*, 17 HOFSTRA L. REV. 1 (1988)).

Author: Circuit Judge, United States Court of Appeals for the First Circuit

Law Review Ranking: 62

Id. at 330 (Breyer, J., dissenting) (citing Erik Lillquist, *The Puzzling Return of Jury Sentencing: Misgivings About Apprendi*, 82 N.C. L. REV. 621 (2004)).

Author: Associate Professor of Law, Seton Hall University School of Law

Law Review Ranking: 24

Id. at 331 (Breyer, J., dissenting) (citing Stephen J. Schulhofer, *Assessing the Federal Sentencing Process: The Problem Is Uniformity, Not Disparity*, 29 AM. CRIM. L. REV. 833 (1992)).

Author: Frank and Bernice J. Greenberg Professor of Law, Center for Studies in Criminal Justice, University of Chicago Law School

Law Review Ranking: 66

Id. at 332 (Breyer, J., dissenting) (citing Anthony C. Thompson, *Navigating the Hidden Obstacles to Ex-Offender Reentry*, 45 B.C. L. REV. 255 (2004)).

Author: Professor of Law, New York University School of Law

Law Review Ranking: 27

Id. at 336 (Breyer, J., dissenting) (citing Alex Kozinski & Sean Gallagher, *Death: The Ultimate Run-On Sentence*, 46 CASE W. RES. L. REV. 1 (1995)).

Authors: Alex Kozinski: Judge, U.S. Court of Appeals for the Ninth Circuit; Sean Gallagher: [Practitioner] Judicial Law Clerk

Law Review Ranking: 117

Id. at 336 (Breyer, J., dissenting) (citing Ronald J. Tabak, *How Empirical Studies Can Affect Positively the Politics of the Death Penalty*, 83 CORNELL L. REV. 1431 (1998)).

Author: [Practitioner] Special Counsel, Skadden, Arps, Slate, Meagher, & Flom LLP; Chair, Death Penalty Committee, American Bar Association Section of Individual Rights and Responsibilities; President, New York Lawyers Against the Death Penalty

Law Review Ranking: 14

282. *Schiro v. Summerlin*, 542 U.S. 348 (2004).

No citations

283. *Cheney v. U.S. D. D.C.*, 542 U.S. 367 (2004).

No citations

284. *Beard v. Banks*, 542 U.S. 406 (2004).

No citations

285. *Rumsfeld v. Padilla*, 542 U.S. 426 (2004).

No citations

286. *Rasul v. Bush*, 542 U.S. 466 (2004).

Id. at 479 n.9 (Stevens, J., majority opinion) (citing William N. Eskridge, Jr., *Overruling Statutory Precedents*, 76 GEO. L. J. 1361 (1988)).

Author: Associate Professor of Law, Georgetown University Law Center

Law Review Ranking: 10

287. *Hamdi v. Rumsfeld*, 542 U.S. 507 (2004).

Id. at 520 (O'Connor, J., plurality opinion) (citing Jordan J. Paust, *Judicial Power to Determine the Status and Rights of Persons Detained Without Trial*, 44 HARV. INT'L L.J. 503 (2003)).

Author: Law Foundation Professor, University of Houston Law Center

Law Review Ranking: 28

Id. at 566 (Scalia, J., dissenting) (citing Ingrid Brunk Wuert, *The President's Power to Detain "Enemy Combatants": Modern Lessons from Mr. Madison's Forgotten War*, 98 NW. U. L. REV. 1567 (2004)).

Author: Associate Professor of Law, University of Cincinnati College of Law

Law Review Ranking: 13

288. *Missouri v. Siebert*, 542 U.S. 600 (2004).

Id. at 611 (Souter, J., plurality opinion) (citing Charles D. Weisselberg, *Saving Miranda*, 84 CORNELL L. REV. 109 (1998)).

Author: Law Professor and Director, Center for Clinical Education, University of California at Berkeley School of Law

Law Review Ranking: 14

Id. (Souter, J., plurality opinion) (citing Richard A. Leo, *Questioning the Relevance of Miranda in the Twenty-First Century*, 99 MICH. L. REV. 1000 (2001)).

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Law Review Ranking: 9

Id. (Souter, J., plurality opinion) (citing Charles D. Weisselberg, *In the Stationhouse After Dickerson*, 99 MICH. L. REV. 1121 (2001)).

Author: Law professor, University of California, Berkeley School of Law

Law Review Ranking: 9

289. *United States v. Patane*, 542 U.S. 630 (2004).

No citations

290. *Ashcroft v. ACLU*, 542 U.S. 656 (2004).

Id. at 672 (Kennedy, J., majority opinion) (citing Stuart Minor Benjamin, *Stepping into the Same River Twice: Rapidly Changing Facts and the Appellate Process*, 78 TEXAS L. REV. 269 (1999)).

Author: Associate Professor, University of San Diego Law School

Law Review Ranking: 11

291. *Sosa v. Alvarez-Machain*, 542 U.S. 692 (2004).

Id. at 705 (Souter, J., majority opinion) (citing John W. Ester, *Borrowing Statutes of Limitation and Conflict of Laws*, 15 U. FLA. L. REV. 33 (1962)).

Author: Assistant Professor of Law, University of Maryland

Law Review Ranking: 46

Id. at 708 (Souter, J., majority opinion) (citing Gary J. Simson, *The Choice-of-Law Revolution in the United States: Notes on Rereading Von Mehren*, 36 CORNELL INT'L L.J. 125 (2002)).

Author: Professor of Law, Cornell Law School

Law Review Ranking: 150

Id. (Souter, J., majority opinion) (citing Symeon C. Symeonides, *Choice of Law in the American Courts in 2002*:

Sixteenth Annual Survey, 51 AM. J. COMP. L. 1 (2003)).

Author: Dean & Professor of Law, Willamette University
College of Law

Law Review Ranking: 76

Id. at 710 (Souter, J., majority opinion) (citing James A. Shapiro, *Choice of Law Under the Federal Tort Claims Act: Richards and Renvoi Revisited*, 70 N.C. L. REV. 641 (1992)).

Author: [Practitioner] Assistant United States Attorney

Law Review Ranking: 24

Id. at 713 (Souter, J., majority opinion) (citing William R. Casto, *The Federal Courts' Protective Jurisdiction over Torts Committed in Violation of the Law of Nations*, 18 CONN. L. REV. 467 (1986)).

Author: Associate Professor of Law, Texas Tech University
School of Law

Law Review Ranking: 44

Id. (Souter, J., majority opinion) (citing William S. Dodge, *The Constitutionality of the Alien Tort Statute: Some Observations on Text and Context*, 42 VA. J. INT'L L. 687 (2002)).

Author: Professor of Law, University of California, Hastings
College of Law

Law Review Ranking: 49

Id. at 717 (Souter, J., majority opinion) (citing Kenneth C. Randall, *Federal Jurisdiction over International Law Claims: Inquiries into the Alien Tort Statute*, 18 N.Y.U. J. INT'L L. & POL. 1 (1985)).

Author: Assistant Professor of Law, University of Alabama
School of Law

Law Review Ranking: 356

Id. (Souter, J., majority opinion) (citing Charles Warren, *New Light on the History of the Federal Judiciary Act of 1789*, 37 HARV. L. REV. 49 (1923)).

Author: [Practitioner]

Law Review Ranking: 1

Id. (Souter, J., majority opinion) (citing Joseph Modeste Sweeney, *A Tort Only in Violation of the Law of Nations*, 18 HASTINGS INT'L & COMP. L. REV. 445 (1995)).

Author: Professor of Law, University of California, Hastings
College of the Law

Law Review Ranking: 291

Id. at 723 (Souter, J., majority opinion) (citing R.H. Helmholz, *Use of the Civil Law in Post-Revolutionary American Jurisprudence*, 66 TUL. L. REV. 1649 (1992)).

Author: Ruth Wyatt Rosenson Professor of Law, University
of Chicago Law School

Law Review Ranking: 87

Id. at 724 (Souter, J., majority opinion) (citing Beth Stephens, *Individuals Enforcing International Law: The Comparative and Historical Context*, 52 DEPAUL L. REV. 433 (2002)).

Author: Associate Professor, Rutgers-Camden School of Law
Law Review Ranking: 63

Id. (Souter, J., majority opinion) (citing Henry J. Friendly, *In Praise of Erie – and of the New Federal Common Law*, 39 N.Y.U. L. REV. 383 (1964)).

Author: Judge, United States Court of Appeals for the Second Circuit

Law Review Ranking: 5

Id. at 737 (Souter, J., majority opinion) (citing M. Cherif Bassiouni, *Human Rights in the Context of Criminal Justice: Identifying International Procedural Protections and Equivalent Protections in National Constitutions*, 3 DUKE J. COMP. & INT'L L. 235 (1993)).

Author: Professor of Law, DePaul University College of Law
Law Review Ranking: 162

Id. at 739 (Scalia, J., concurring) (citing Ernest A. Young, *Sorting out the Debate Over Customary International Law*, 42 Va. J. Int'l L. 365 (2002)).

Author: Assistant Professor of Law, University of Texas at Austin School of Law

Law Review Ranking: 49

Id. at 740 (Scalia, J., concurring) (citing Curtis A. Bradley & Jack L. Goldsmith, *Customary International Law as Federal Common Law: A Critique of the Modern Position*, 110 HARV. L. REV. 815, 824 (1997)).

Authors: Curtis A. Bradley: Associate Professor, University of Colorado School of Law; Jack L. Goldsmith: Associate Professor, University of Virginia School of Law

Law Review Ranking: 1

Id. (Scalia, J., concurring) (citing Bradford R. Clark, *Federal Common Law: A Structural Reinterpretation*, 144 U. PA. L. REV. 1245 (1996)).

Author: Associate Professor of Law, George Washington University School of Law

Law Review Ranking: 8

Id. at 743 (Scalia, J., concurring) (citing Daniel J. Meltzer, *Customary International Law, Foreign Affairs, and Federal Common Law*, 42 VA. J. INT'L L. 513 (2002)).

Author: Story Professor of Law, Harvard Law School

Law Review Ranking: 49

Id. at 751 (Ginsburg, J., concurring) (citing Symeon C. Symeonides, *Choice of Law in the American Courts in 2002: Sixteenth Annual Survey*, 51 AM. J. COMP. L. 1 (2003)).
Author: Dean & Professor of Law, Willamette University
College of Law
Law Review Ranking: 76

Id. (Ginsburg, J., concurring) (citing Herma Hill Kay, *Theory into Practice: Choice of Law in the Courts*, 34 MERCER L. REV. 521 (1983)).
Author: Professor of Law, University of California, Berkeley
School of Law
Law Review Ranking: 315

Id. at 757 (Ginsburg, J., concurring) (citing James A. Shapiro, *Choice of Law Under the Federal Tort Claims Act: Richards and Renvoi Revisited*, 70 N.C. L. REV. 641 (1992)).
Author: [Practitioner] Assistant United States Attorney
Law Review Ranking: 24

292. *Leocal v. Ashcroft*, 543 U.S. 1 (2004).

No citations

293. *Norfolk Souther Ry. Co. v. Kirby*, 543 U.S. 14 (2004).

Id. at 19 (O'Connor, J., majority opinion) (citing Michael F. Sturley, *Carriage of Goods by Sea*, 31 J. MAR. L. & COM. 241 (2000)).
Author: Stanley D. and Sandra J. Rosenberg Centennial
Professor of Law, University of Texas at Austin School of
Law
Law Review Ranking: 597

Id. at 28 (O'Connor, J., majority opinion) (citing Stephen G. Wood, *Multimodal Transportation: An American Perspective on Carrier Liability and Bill of Lading Issues*, 46 AM. J. COMP. L. 403 (Supp. 1998)).
Author: Professor of Law, Brigham Young University Law
School
Law Review Ranking: 76

294. *Koons Buick Pontiac GMC, Inc. v. Nigh*, 543 U.S. 50 (2004).

Id. at 66 (Stevens, J., concurring) (citing John Paul Stevens, Essay, *The Shakespeare Canon of Statutory Construction*, 140 U. PA. L. REV. 1373 (1992)).
Author: Associate Justice, Supreme Court of the United
States
Law Review Ranking: 8

295. *Kansas v. Colorado*, 543 U.S. 86 (2004).

No citations

296. *KP Permanent Make-Up, Inc. v. Lasting Impression I, Inc.*, 543 U.S. 111 (2004).

No citations

297. *Kowalski v. Tesmer*, 543 U.S. 125 (2004).

No citations

298. *Devenpeck v. Alford*, 543 U.S. 146 (2004).

No citations

299. *Cooper Indus., Inc. v. Aviall Servs., Inc.*, 543 U.S. 157 (2004).

No citations

300. *Florida v. Nixon*, 543 U.S. 175 (2004).

Id. at 191 (Ginsburg, J., majority opinion) (citing Gary Goodpaster, *The Trial for Life: Effective Assistance of Counsel in Death Penalty Cases*, 58 N.Y.U. L. REV. 299 (1983)).

Author: Professor of Law, King Hall, University of California, Davis

Law Review Ranking: 5

Id. (Ginsburg, J., majority opinion) (citing Andrea B. Lyon, *Defending the Death Penalty Case: What Makes Death Different?*, 42 MERCER L. REV. 695, 708 (1991)).

Author: [Practitioner] Director, Illinois Capital Resource Center

Law Review Ranking: 315

Id. at 192 (Ginsburg, J., majority opinion) (citing Scott E. Sundby, *The Capital Jury and Absolution: The Intersection of Trial Strategy, Remorse, and the Death Penalty*, 83 CORNELL L. REV. 1557 (1998)).

Author: Professor of Law, Washington & Lee School of Law

Law Review Ranking: 14

301. *Whitfield v. United States*, 543 U.S. 209 (2005).

No citations

302. *United States v. Booker*, 543 U.S. 220 (2005).

Id. at 247 (Breyer, J., majority opinion) (citing Adrian Vermeule, *Saving Constructions*, 85 GEO. L.J. 1945 (1997)).

Author: Fellow, Georgetown University Law Center

Law Review Ranking: 10

Id. at 280 (Stevens, J., concurring) (citing Robert L. Stern, *Separability and Separability Clauses in the Supreme Court*, 51 HARV. L. REV. 76 (1937)).

Author: [Practitioner] Department of Justice

Law Review Ranking: 1

Id. at 290 (Stevens, J., concurring) (citing Williams J. Stuntz, *Plea Bargaining and Criminal Law's Disappearing Shadow*, 117 HARV. L. REV. 2548 (2004)).

Author: Professor, Harvard Law School

Law Review Ranking: 1

Id. at 291 n.11 (Stevens, J., concurring) (citing Patti B. Saris, *Below the Radar Screens: Have the Sentencing Guidelines Eliminated Disparity? One Judge's Perspective*, 30 SUFFOLK U. L. REV. 1027 (1997)).

Author: Judge, United States District Court for the District of Massachusetts

Law Review Ranking: 229

Id. (Stevens, J., concurring) (citing Ilene H. Nagel & Stephen J. Schulhofer, *A Tale of Three Cities: An Empirical Study of Charging and Bargaining Practices Under the Federal Sentencing Guidelines*, 66 S. CAL. L. REV. 501 (1992)).

Authors: Ilene H. Nagel: [Practitioner and Law Professor] Member, U.S. Sentencing Commission and Professor of Law, Indiana University (Bloomington) School of Law; Stephen J. Schulhofer: Frank & Bernice J. Greenburg Professor and Director of the Center for Studies in Criminal Justice, University of Chicago School of Law

Law Review Ranking: 9

Id. at 292 (Stevens, J., concurring) (citing Kenneth R. Feinberg, *Federal Criminal Sentencing Reform: Congress and the United States Sentencing Commission*, 28 WAKE FOREST L. REV. 291 (1993)).

Author: [Practitioner]

Law Review Ranking: 38

Id. at 293 (Stevens, J., concurring) (citing Orrin G. Hatch, *The Role of Congress in Sentencing: The United States Sentencing Commission, Mandatory Minimum Sentences, and the Search for a Certain and Effective Sentencing System*, 28 WAKE FOREST L. REV. 185 (1993)).

Author: United States Senator, Utah and Ranking Republican Member, Senate Judiciary Committee

Law Review Ranking: 38

Id. at 293 (Stevens, J., concurring) (citing Kate Stith & Steve Y. Koh, *The Politics of Sentencing Reform: The Legislative History of the Federal Sentencing Guidelines*, 28 WAKE FOREST L. REV. 223 (1993)).

Authors: Kate Stith: Professor of Law, Yale Law School; Steve Y. Koh: [Practitioner] Law clerk, United States Court of Appeals for the District of Columbia Circuit

Law Review Ranking: 38

Id. at 295 n.13 (Stevens, J., concurring) (citing William W. Wilkins, Jr., Phyllis J. Newton, & John R. Steer, *Competing Sentencing Policies in a "War on Drugs" Era*, 28 WAKE FOREST L. REV. 305 (1993)).

Authors: William W. Wilkins: Judge, United States Court of Appeals for the Fourth Circuit; Phyllis J. Newton: [Practitioner] Staff Director, U.S. Sentencing Commission; John R. Steer: [Practitioner] General Counsel, U.S. Sentencing Commission

Law Review Ranking: 38

Id. at 320 (Thomas, J., dissenting) (citing Adrian Vermeule, *Saving Constructions*, 85 GEO. L.J. 1945 (1997)).

Author: Fellow, Georgetown University Law Center

Law Review Ranking: 10

Id. at 334 (Breyer, J., dissenting) (citing Comment, *Sixth Amendment – State Sentencing Guidelines*, 118 HARV. L. REV. 333 (2004)).

Author: [Law student] Harvard Law School

Law Review Ranking: 1

303. *Jama v. Immigration & Customs Enforcement*, 543 U.S. 335 (2005).

No citations

304. *Clark v. Martinez*, 543 U.S. 371 (2005).

Id. at 381 (Scalia, J., majority opinion) (citing Adrian Vermeule, *Saving Constructions*, 85 GEO. L.J. 1945 (1997)).

Author: Fellow, Georgetown University Law Center

Law Review Ranking: 10

305. *Illinois v. Caballes*, 543 U.S. 405 (2005).

No citations

306. *Comm’r of Internal Revenue. v. Banks*, 543 U.S. 426 (2005).

No citations

307. *Smith v. Massachusetts*, 543 U.S. 462 (2005).

Id. at 472 (2005) (Scalia, J., majority opinion) (citing Theodore W. Phillips, Comment, *The Motion for Acquittal: A Neglected Safeguard*, 70 YALE L.J. 1151 (1961)).

Author: [Law student] Yale Law School

Law Review Ranking: 3

308. *Stewart v. Dutra Constr. Co.*, 543 U.S. 481 (2005).

No citations

309. *Johnson v. California*, 543 U.S. 499 (2005).

Id. at 507 (O'Connor, J., majority opinion) (citing Chad Trulson & James W. Marquart, *The Caged Melting Pot: Toward an Understanding of the Consequences of Desegregation in Prisons*, 36 LAW & SOC. REV. 743 (2002)).

Author: Chad Trulson: Professor of Criminal Justice, University of North Texas; James W. Marquart: Professor of Criminal Justice, Sam Houston State University
Law Review Ranking: 198

Id. at 533 (Thomas, J., dissenting) (citing Jonathan A. Willens, *Structure, Content and the Exigencies of War: American Prison Law After Twenty-Five Years 1962-1987*, 37 AM. U. L. REV. 41 (1987)).

Author: [Practitioner]
Law Review Ranking: 47

310. *Roper v. Simmons*, 543 U.S. 551 (2005).

Id. at 566 (Kennedy, J., majority opinion) (citing Elizabeth S. Scott & Thomas Grisso, *The Evolution of Adolescence: A Developmental Perspective on Juvenile Justice Reform*, 88 J. CRIM. L. & CRIMINOLOGY 137 (1997)).

Authors: Elizabeth S. Scott: University Professor, University of Virginia School of Law; Thomas Grisso: Professor of Psychiatry, University of Massachusetts Medical Center
Law Review Ranking: 69

Id. at 624 (Kennedy, J., majority opinion) (citing Craig M. Bradley, *Mapp Goes Abroad*, 52 CASE W. RES. L. REV. 375 (2001)).

Author: James Louis Calamaras Professor of Law, Indiana University School of Law
Law Review Ranking: 117

Id. at 625 (Kennedy, J., majority opinion) (citing Joan L. Larsen, *Importing Constitutional Norms from a "Wider Civilization": Lawrence and the Rehnquist Court's Use of Foreign and International Law in Domestic Constitutional Interpretation*, 65 OHIO ST. L.J. 1283 (2004)).

Author: [Practitioner]
Law Review Ranking: 43

311. *Cherokee Nation of Okla. v. Leavitt*, 543 U.S. 631 (2005).

No citations

312. *Tenet v. Doe*, 544 U.S. 1 (2005).

No citations

313. *Shepard v. United States*, 544 U.S. 13 (2005).

No citations

314. *Ballard v. Comm'r of Internal Revenue*, 544 U.S. 40 (2005).

No citations

315. *Wilkinson v. Dotson*, 544 U.S. 74 (2005).

No citations

316. *Muehler v. Mena*, 544 U.S. 93 (2005).

No citations

317. *City of Rancho Palos Verde v. Abrams*, 544 U.S. 113 (2005).

No citations

318. *Brown v. Payton*, 544 U.S. 133 (2005).

No citations

319. *Jackson v. Birmingham Bd. of Educ.*, 544 U.S. 167 (2005).

No citations

320. *City of Sherill v. Oneida Indian Nation of N.Y.*, 544 U.S. 197 (2005).

Id. at 204 (Ginsburg, J., majority opinion) (citing Gerald Gunther, *Government Power and New York Indian Lands: A Reassessment of a Persistent Problem of Federal-State Relations*, 8 BUFF. L. REV. 1 (1958)).

Author: Associate Professor of Law, Columbia University, School of Law

Law Review Ranking: 90

Id. at 205 (Ginsburg, J., majority opinion) (citing Robert N. Clinton & Margaret Tobey Hotopp, *Judicial Enforcement of the Federal Restraints on Alienation of Indian Land*, 31 ME. L. REV. 17 (1979)).

Authors: Robert N. Clinton Law: Professor, University of Iowa College of Law; Margaret Tobey Hotopp: [Law student] University of Iowa College of Law

Law Review Ranking: 233

321. *Smith v. City of Jackson*, 544 U.S. 228 (2005).

Id. at 258 (O'Connor, J., concurring) (citing Michael Evan Gold, *Disparate Impact Under the Age Discrimination in Employment Act of 1967*, 25 BERKELEY J. EMP. & LAB. L. 1 (2004)).

Author: Associate Professor of Labor Relations, Law and History, School of Industrial and Labor Relations, Cornell University

Law Review Ranking: 247

Id. (O'Connor, J., concurring) (citing Michael Evan Gold, *Griggs' Folly: An Essay on the Theory, Problems, and Origin of the Adverse Impact Definition of Employment Discrimination and a Recommendation for Reform*, 7 INDUS. REL. L.J. 429 (1985)).

Author: Associate Professor, School of Industrial and Labor Relations, Cornell University

Law Review Ranking: 247

Id. (O'Connor, J., concurring) (citing Alfred W. Blumrosen, *Strangers in Paradise: Griggs v. Duke Power Co. and the Concept of Employment Discrimination*, 71 MICH. L. REV. 59 (1972)).

Author: Professor of Law, Rutgers University
Law Review Ranking: 9

322. Rhines v. Weber, 544 U.S. 269 (2005).

No citations

323. Exxon Mobil Corp. v. Saudi Basic Indus. Corp., 544 U.S. 280 (2005).

No citations

324. Johnson v. United States, 544 U.S. 295 (2005).

No citations

325. Rousey v. Jacoway, 544 U.S. 320 (2005).

No citations

326. Dura Pharma., Inc. v. Broudo, 544 U.S. 336 (2005).

No citations

327. Pasquantino v. United States, 544 U.S. 349 (2005).

Id. at 359 (Thomas, J., majority opinion) (citing William J. Stuntz, *The Pathological Politics of Criminal Law*, 100 MICH. L. REV. 505 (2002)).

Author: Professor, Harvard Law School
Law Review Ranking: 9

Id. at 361 (Thomas, J., majority opinion) (citing Robert A. Lefflar, *Extrastate Enforcement of Penal and Governmental Claims*, 46 HARV. L. REV. 193 (1932)).

Author: Professor, Harvard Law School
Law Review Ranking: 1

Id. (Thomas, J., majority opinion) (citing William S. Dodge, *Breaking the Public Law Taboo*, 43 HARV. INT'L L.J. 161 (2002)).

Author: Professor of Law, University of California, Hastings College of Law
Law Review Ranking: 28

328. Small v. United States, 544 U.S. 385 (2005).

Id. at 402 (Thomas, J., dissenting)(citing Stephen Breyer, *On the Uses of Legislative History in Interpreting Statutes*, 65 S. CAL. L. REV. 845 (1992)).

Author: Chief Judge, United States Court of Appeals for the First Circuit

Law Review Ranking: 29

329. Pace v. Dithubielmo, 544 U.S. 408 (2005).

No citations

330. Bates v. Dow Agroscis. LLC, 544 U.S. 431 (2005).

Id. at 457 (Thomas, J., concurring in part and dissenting in part) (citing Caleb Nelson, *Preemption*, 86 VA. L. REV. 225 (2000)).

Author: Professor of Law, University of Virginia School of Law

Law Review Ranking: 6

331. *Granhom v. Heald*, 544 U.S. 460 (2005).

Id. at 480 (Kennedy, J., majority opinion) (citing Lindsay Rogers, *Interstate Commerce in Intoxicating Liquors Before the Webb-Kenyon Act*, 4 VA. L. REV. 353 (1917)).

Author: Professor of Political Science, University of Virginia
Law Review Ranking: 6

Id. at 484, 486 (Kennedy, J., majority opinion) (citing Howard S. Friedman, Note, *Legislation, Constitutional Law: State Regulation of Importation of Intoxicating Liquor Under Twenty-first Amendment*, 21 CORNELL L.Q. 504 (1936)).

Author: [Law student] Cornell Law School

Law Review Ranking: 14

Id. at 486 (Kennedy, J., majority opinion) (citing Note, *Recent Cases, Constitutional Law – Twenty-first Amendment – Commerce Clause – Equal Protection Clause – Validity of State License Fee for Importing Beer*, 85 U. PA. L. REV. 322 (1937)).

Author: [Law student] University of Pennsylvania Law School

Law Review Ranking: 8

Id. (Kennedy, J., majority opinion) (citing Note, *Legislation, Liquor Control: The Latest Phase*, 38 COLUM. L. REV. 644 (1938)).

Author: [Law student] Columbia Law School

Law Review Ranking: 2

Id. (Kennedy, J., majority opinion) (citing Ralph L. Wiser & Richard F. Arledge, Note, *Does the Repeal Amendment Empower a State to Erect Tariff Barriers and Disregard the Equal Protection Clause in Legislating on Intoxicating Liquors in Interstate Commerce?*, 7 GEO. WASH. L. REV. 402 (1939)).

Authors: Ralph L. Wiser: [Law student] George Washington University Law School; Richard F. Arledge: [Law student] George Washington University Law School

Law Review Ranking: 36

Id. (Kennedy, J., majority opinion) (citing Joe De Ganahl, *The Scope of Federal Power Over Alcoholic Beverages Since the Twenty-first Amendment*, 8 GEO. WASH. L. REV. 819 (1940)).

Author: [Practitioner] Member of the District of Columbia Bar

Law Review Ranking: 36

Id. (Kennedy, J., majority opinion) (citing Note, 55 YALE L.J. 815 (1946)).

Author: [Law student] Yale Law School

Law Review Ranking: 3

Id. at 508 (Thomas, J., dissenting) (citing Lindsay Rogers, *Interstate Commerce in Intoxicating Liquors Before the Webb-Kenyon Act*, 4 VA. L. REV. 353 (1917)).

Author: Professor of Political Science, University of Virginia

Law Review Ranking: 6

Id. at 517 (Thomas, J., dissenting) (citing Robert H. Skilton, *State Power Under the Twenty-First Amendment*, 7 BROOK. L. REV. 342 (1938)).

Author: Instructor in Business Law, Wharton School of Business, University of Pennsylvania

Law Review Ranking: 55

Id. at 518–19 n.6 (Thomas, J., dissenting) (citing Note, *Economic Localism in State Alcoholic Beverage Laws – Experience Under the Twenty-First Amendment*, 72 HARV. L. REV. 1145 (1959)).

Author: [Law student] Harvard Law School

Law Review Ranking: 1

Id. at 519 (Thomas, J., dissenting) (citing Joseph E. Kallenbach, *Interstate Commerce in Intoxicating Liquors Under the Twenty-First Amendment*, 14 TEMP. L.Q. 474 (1940)).

Author: Professor of Political Science, University of Michigan

Law Review Ranking: 144.

Id. (Thomas, J., dissenting) (citing John H. Crabb, *State Power Over Liquor Under the Twenty-First Amendment*, 12 U. DET. L.J. 11, 27 (1948)).

Author: [Practitioner] Member of Michigan Bar

Law Review Ranking: 481

Id. at 520 (Thomas, J., dissenting) (citing Joe De Ganahl, *The Scope of Federal Power Over Alcoholic Beverages Since the Twenty-first Amendment*, 8 GEO. WASH. L. REV. 819 (1940)).

Author: [Practitioner] Member of the District of Columbia Bar

Law Review Ranking: 36

Id. (Thomas, J., dissenting) (citing Howard S. Friedman, Note, *Legislation, Constitutional Law: State Regulation of Importation of Intoxicating Liquor Under Twenty-first Amendment*, 21 CORNELL L.Q. 504 (1936)).

Author: [Law student] Cornell Law School

Law Review Ranking: 14

Id. (Thomas, J., dissenting) (citing Note, *Recent Cases, Constitutional Law – Twenty-first Amendment – Commerce Clause – Equal Protection Clause – Validity of State License Fee for Importing Beer*, 85 U. PA. L. REV. 322 (1937)).

Author: [Law student] University of Pennsylvania Law School

Law Review Ranking: 8

Id. at 521 (Thomas, J. dissenting) (citing Note, *Legislation, Liquor Control: The Latest Phase*, 38 COLUM. L. REV. 644 (1938)).

Author: [Law student] Columbia Law School

Law Review Ranking: 2

Id. (Thomas, J., dissenting) (citing Ralph L. Wiser & Richard F. Arledge, Note, *Does the Repeal Amendment Empower a State to Erect Tariff Barriers and Disregard the Equal Protection Clause in Legislating on Intoxicating Liquors in Interstate Commerce?*, 7 GEO. WASH. L. REV. 402 (1939)).

Authors: Ralph L. Wiser: [Law student] George Washington University Law School; Richard F. Arledge: [Law student] George Washington University Law School

Law Review Ranking: 36

332. *Lingle v. Chevron U.S.A., Inc.*, 544 U.S. 528 (2005).

No citations

333. *Johanns v. Livestock Mktg. Ass'n*, 544 U.S. 550 (2005).

No citations

334. *Clingman v. Beaver*, 544 U.S. 581 (2005).

Id. at 612 n.2 (Stevens, J., dissenting) (citing John C. Courtney, *Redistricting: What the United States Can Learn from Canada*, 3 ELECTION L.J. 488 (2004)).

Author: Professor of Political Science, University of Saskatchewan (Canada)

Law Review Ranking: 465

335. *Deck v. Missouri*, 544 U.S. 622 (2005).

Id. at 629 (Breyer, J., majority opinion) (citing Joan M. Krauskopf, *Physical Restraint of the Defendant in the Courtroom*, 15 ST. LOUIS U. L.J., 351 (1971)).

Author: [Practitioner]

Law Review Ranking: 162

Id. at 653 (Thomas, J., dissenting) (citing David E. Westman, Note, *Handling the Problem Criminal Defendant in the Courtroom: The Use of Physical Restraints and Expulsion in the Modern Era*, 2 SAN DIEGO JUST. J. 507 (1994)).

Author: [Law student] Thomas Jefferson School of Law

Law Review Ranking: 470

336. *Arthur Anderson LLP v. United States*, 544 U.S. 696 (2005).

No citations

337. *Cutter v. Wilkinson*, 544 U.S. 709 (2005).

Id. at 727 n.1 (Thomas, J., dissenting) (citing Michael W. McConnell, *Establishment and Disestablishment at the Founding, Part I: Establishment of Religion*, 44 WM. & MARY L. REV. 2105 (2003)).

Author: Circuit Judge, United States Court of Appeals for the Tenth Circuit and Presidential Professor, S.J. Quinney College of Law, University of Utah
Law Review Ranking: 20

338. *Tory v. Cochran*, 544 U.S. 734 (2005).

No citations

339. *Gonzales v. Raich*, 545 U.S. 1 (2005).

Id. at 16 n.25 (Stevens, J., majority opinion) (citing Robert L. Stern, *That Commerce Which Concerns More States Than One*, 47 HARV. L. REV. 1335 (1934)).

Author: [Practitioner] Department of Justice
Law Review Ranking: 1

Id. at 59 (Thomas, J., dissenting) (citing Randy E. Barnett, *The Original Meaning of the Commerce Clause*, 68 U. CHI. L. REV. 101 (2001)).

Author: Professor of Law, Boston University School of Law
Law Review Ranking: 16

Id. (Thomas, J., dissenting) (citing Randy E. Barnett, *New Evidence of the Original Meaning of the Commerce Clause*, 55 ARK. L. REV. 847 (2003)).

Author: Professor of Law, Boston University School of Law
Law Review Ranking: 331

Id. at 65 (Thomas, J., dissenting) (citing Randy E. Barnett, *The Original Meaning of the Necessary and Proper Clause*, 6 U. PA. J. CONST. L. 183 (2003)).

Author: Professor of Law, Boston University School of Law
Law Review Ranking: 60

Id. at 66 (Thomas, J., dissenting) (citing Susan A. Ehrlich, *The Increasing Federalization of Crime*, 32 ARIZ. ST. L.J. 825 (2000)).

Author: Judge, Arizona Court of Appeals
Law Review Ranking: 106

340. *Alaska v. United States*, 545 U.S. 75 (2005).

No citations

341. *Spector v. Norwegian Cruise Line, Ltd.*, 545 U.S. 119 (2005).

No citations

342. *Johnson v. California*, 545 U.S. 162 (2005).

No citations

343. *Bradshaw v. Stumpf*, 545 U.S. 175 (2005).

No citations

344. *Merck KGaA v. Integra Lifescis. I, Ltd.*, 545 U.S. 193 (2005).

No citations

345. *Wilkinson v. Austin*, 545 U.S. 209 (2005).

No citations

346. *Miller-El v. Dretke*, 545 U.S. 231 (2005).

Id. at 268 (Breyer, J., concurring) (citing Anthony Page, *Batson's Blind-Spot: Unconscious Stereotyping and the Peremptory Challenge*, 85 B.U. L. REV. 155 (2005)).

Author: Assistant Professor of Law, Indiana University School of Law - Indianapolis

Law Review Ranking: 23

Id. (Breyer, J., concurring) (citing David C. Baldus, et al., *The Use of Peremptory Challenges in Capital Murder Trials: A Legal and Empirical Analysis*, 3 U. PA. J. CONST. L. 3 (2001)).

Authors: David C. Baldus: Joseph B. Tye Professor, College of Law, University of Iowa; George Woodworth: Professor, Statistics and Actuarial Science, University of Iowa; David Zuckerman: [Practitioner]; Neil Alan Weiner, Senior Research Associate, Center for the Study of Youth Policy, School of Social Work, University of Pennsylvania; Barbara Broffitt: Research Associate, College of Law, University of Iowa

Law Review Ranking: 60

Id. at 269 (Breyer, J., concurring) (citing Kenneth J. Melilli, *Batson in Practice: What We Have Learned About Batson and Peremptory Challenges*, 71 NOTRE DAME L. REV. 447 (1996)).

Author: Professor of Law, Albany Law School of Union University

Law Review Ranking: 18

Id. (Breyer, J., concurring) (citing Jeffrey S. Brand, *The Supreme Court, Equal Protection and Jury Selection: Denying That Race Still Matters*, 1994 WIS. L. REV. 511 (1994)).

Author: Professor of Law, University of San Francisco School of Law

Law Review Ranking: 40

Id. (Breyer, J., concurring) (citing Eric N. Einhorn, Note, *Batson v. Kentucky and J.E.B. v. Alabama ex rel. T.B.: Is the Peremptory Challenge Still Preeminent?*, 36 B.C. L. REV. 161 (1994)).

Author: [Law student] Boston College School of Law

Law Review Ranking: 27

Id. (Breyer, J., concurring) (citing Jean Montoya, *The Future of the Post-Batson Peremptory Challenge: Voir Dire by Questionnaire and the "Blind" Peremptory*, 29 U. MICH. J.L. REFORM 981 (1996)).

Author: Professor of Law, University of San Diego School of Law

Law Review Ranking: 68

Id. at 272 (Breyer, J., concurring) (citing Raymond J. Broderick, *Why the Peremptory Challenge Should Be Abolished*, 65 TEMP. L. REV. 369 (1992)).

Author: Senior Judge, United States District Court of the Eastern District of Pennsylvania

Law Review Ranking: 144

Id. (Breyer, J., concurring) (citing Morris B. Hoffman, *Peremptory Challenges Should be Abolished: A Trial Judge's Perspective*, 64 U. CHI. L. REV. 809 (1997)).

Author: District Court Judge, Second Judicial District (Denver), State of Colorado

Law Review Ranking: 16

Id. (Breyer, J., concurring) (citing Albert W. Alschuler, *The Supreme Court and the Jury: Voir Dire, Peremptory Challenges, and the Review of Jury Verdicts*, 56 U. CHI. L. REV. 153 (1989)).

Author: Wilson-Dickinson Professor of Law, The University of Chicago

Law Review Ranking: 16

Id. (Breyer, J., concurring) (citing Akhil Reed Amar, *Reinventing Juries: Ten Suggested Reforms*, 28 U.C. DAVIS L. REV. 1169 (1995)).

Author: Southmayd Professor, Yale Law School

Law Review Ranking: 31

Id. at 273 (Breyer, J., concurring) (citing John Paul Stevens, Foreword, *Symposium: The Jury at a Crossroad: The American Experience*, 78 CHI.-KENT L. REV. 907 (2003)).

Author: Associate Justice, United States Supreme Court

Law Review Ranking: 83

347. *Grable & Sons Metal Prods., Inc. v. Darue Eng'g & Mfg.*, 545 U.S. 308 (2005).

Id. at 317 (Souter, J., majority opinion) (citing Note, *Mr. Smith Goes to Federal Court: Federal Question Jurisdiction over State Law Claims Post- Merrell Dow*, 115 HARV. L. REV. 2272 (2002)).

Author: [Law student] Harvard Law School

Law Review Ranking: 1

348. *San Remo Hotel v. City & Cnty. of S.F.*, 545 U.S. 323 (2005).

No citations

349. *Dodd v. United States*, 545 U.S. 353 (2005).

No citations

350. *Rompilla v. Beard*, 545 U.S. 374 (2005).

No citations

351. *Graham Cnty. Soil & Water Conserv. Dist. v. United States ex rel. Wilson*, 545 U.S. 409 (2005).

No citations

352. *Am. Trck. Ass'ns, Inc. v. Mich. Pub. Serv. Comm'n*, 545 U.S. 429 (2005).

No citations

353. *Mid-Con Freight Sys., Inc. v. Mich. Pub. Serv. Comm'n*, 545 U.S. 440 (2005).

No citations

354. *Kelo v. City of New London*, 545 U.S. 469 (2005).

Id. at 479 (Stevens, J., majority opinion) (citing Philip Nichols, Jr., *The Meaning of Public Use in the Law of Eminent Domain*, 20 B.U. L. REV. 615 (1940)).

Author: Senior Attorney, Lands Division, Department of Justice

Law Review Ranking: 23

Id. at 509 (Thomas, J., dissenting) (citing Eric Claeys, *Public-Use Limitations and Natural Property Rights*, 2004 MICH. ST. L. REV. 877 (2004)).

Author: Assistant Professor of Law, Saint Louis University

Law Review Ranking: 80

Id. (Thomas, J., dissenting) (citing Nathan Alexander Sales, Note, *Classical Republicanism and the Fifth Amendment's "Public Use" Requirement*, 49 DUKE L.J. 339 (1999)).

Author: [Law student] Duke Law School

Law Review Ranking: 21

Id. at 512 (Thomas, J., dissenting) (citing Note, *The Public Use Limitation on Eminent Domain: An Advance Requiem*, 58 YALE L.J. 599 (1949)).

Author: [Law student] Yale Law School

Law Review Ranking: 3

Id. at 513 n.2 (Thomas, J., dissenting) (citing Note, *Public Use in Eminent Domain*, 21 N.Y.U. L.Q. REV. 285 (1946)).

Author: [Law student] New York University Law School

Law Review Ranking: 5

Id. at 520 n.3 (Thomas, J., dissenting) (citing William R. Vance, *The Quest for Tenure in the United States*, 33 YALE L.J. 248 (1923)).

Author: Law professor, Yale Law School

Law Review Ranking: 3

Id. at 522 (Thomas, J., dissenting) (citing Wendell E. Pritchett, *The "Public Menace" of Blight: Urban Renewal and the Private Uses of Eminent Domain*, 21 YALE L. & POL'Y REV. 1 (2003)).

Author: Assistant Professor of Law, University of Pennsylvania Law School
Law Review Ranking: 58

355. *Gonzalez v. Crosby*, 545 U.S. 524 (2005).

No citations

356. *Exxon Mobil Corp. v. Allapattah Serv., Inc.*, 545 U.S. 546 (2005).

Id. at 568 (Kennedy, J., majority opinion)(citing Patricia M. Wald, *Some Observations on the Use of Legislative History in the 1981 Supreme Court Term*, 68 IOWA L. REV. 195 (1983)).

Author: Circuit Judge, United States Court of Appeals for the District of Columbia
Law Review Ranking: 22

Id. at 570 (Kennedy, J., majority opinion) (citing Thomas D. Rowe, Stephen B. Burbank & Thomas M. Mengler, *Compounding or Creating Confusion About Supplemental Jurisdiction? A Reply to Professor Freer*, 40 EMORY L.J. 943 (1991)).

Authors: Thomas D. Rowe, Jr.: Professor of Law, Duke University; Stephen B. Burbank: Professor of Law, University of Pennsylvania; Thomas M. Mengler: Professor of Law, University of Illinois
Law Review Ranking: 26

Id. at 590 (Ginsburg, J., dissenting) (citing James E. Pfander, *Supplemental Jurisdiction and Section 1367: The Case for a Sympathetic Textualism*, 148 U. PA. L. REV. 109 (1999)).

Author: Professor of Law, University of Illinois College of Law
Law Review Ranking: 8

Id. at 595 (Ginsburg, J., dissenting) (citing David L. Shapiro, *Continuity and Change in Statutory Interpretation*, 67 N.Y.U. L. REV. 921 (1992)).

Author: William Nelson Cromwell Professor of Law, Harvard University
Law Review Ranking: 5

357. *Orff v. United States*, 545 U.S. 596 (2005).

No citations

358. *Halbert v. Michigan*, 545 U.S. 605 (2005).

No citations

359. *Mayle v. Felix*, 545 U.S. 644 (2005).

Id. at 670 (Souter, J., dissenting) (citing Note, *Developments in the Law—Federal Habeas Corpus*, 83 HARV. L. REV. 1038 (1970)).

Author: [Law student] Harvard Law School

Law Review Ranking: 1

360. *Van Orden v. Perry*, 545 U.S. 677 (2005).

Id. at 718 (Stevens, J., dissenting) (citing Steven Lubet, *The Ten Commandments in Alabama*, 15 CONST. COMMENT. 471 (Fall 1998)).

Author: Professor of Law, Northwestern University

Law Review Ranking: 144

Id. (Stevens, J., dissenting) (citing Paul Finkelman, *The Ten Commandments on the Courthouse Lawn and Elsewhere*, 73 FORD. L. REV. 1477 (2001)).

Author: Chapman Distinguished Professor, University of Tulsa College of Law

Law Review Ranking: 17

Id. at 727 (Stevens, J., dissenting) (citing Lee J. Strang, Note, *The Meaning of “Religion” in the First Amendment*, 40 DUQ. L. REV. 181 (2002)).

Author: Law student at Duquesne University School of Law

Law Review Ranking: 416

Id. at 731 (Stevens, J., dissenting) (citing Noah Feldman, *Intellectual Origins of the Establishment Clause*, 77 N.Y.U. L. REV. 346 (2002)).

Author: Assistant Professor of Law, New York University School of Law

Law Review Ranking: 5

Id. at 732 (Stevens, J., dissenting) (citing Herbert Hovenkamp, *The Cultural Crises of the Fuller Court*, 104 YALE L.J. 2309 (1995)).

Author: Sterling Professor of Law, Yale Law School

Law Review Ranking: 3

361. *Town of Castle Rock, Colorado v. Gonzales*, 545 U.S. 748 (2005).

Id. at 763 (Scalia, J., majority opinion) (citing Cheryl Hanna, *No Right to Choose: Mandated Victim Participation in Domestic Violence Prosecutions*, 109 HARV. L. REV. 1849 (1996)).

Author: Assistant Professor, Vermont Law School

Law Review Ranking: 1

Id. at 780 (Stevens, J., dissenting) (citing Sack, *Battered Women and the State: The Struggle for the Future of Domestic Violence Policy*, 2004 WIS. L. REV. 1657).

Author: Associate Professor of Law, Roger Williams University School of Law

Law Review Ranking: 40

Id. at 781 (Stevens, J., dissenting) (citing Note, *Developments in the Law: Legal Responses to Domestic Violence*, 106 HARV. L. REV. 1498 (1993)).

Author: [Law students] Harvard Law School
Law Review Ranking: 1

Id. at 780 n.8 (Stevens, J., dissenting) (citing Joan Zorza, *The Criminal Law of Misdemeanor Domestic Violence, 1970–1990*, 83 J. CRIM. L. & CRIMINOLOGY 46 (1992)).

Author: Staff Attorney, National Center on Women and Family Law
Law Review Ranking: 69

Id. at 782 n.10 (Stevens, J., dissenting) (citing Marion Wanless, Note, *Mandatory Arrest: A Step Toward Eradicating Domestic Violence, But is It Enough?*, 1996 U. ILL. L. REV. 533).

Author: [Law student] University of Illinois School of Law
Law Review Ranking: 30

Id. (Stevens, J., dissenting) (citing Kevin Walsh, *The Mandatory Arrest Law: Police Reaction*, 16 PACE L. REV. 97 (1995)).

Author: Sergeant, New York City Police Department
Law Review Ranking: 325

Id. at 791 n.19 (Stevens, J., dissenting) (citing Thomas W. Merrill, *The Landscape of Constitutional Property*, 86 VA. L. REV. 885 (2000)).

Author: John Paul Stevens Professor of Law, Northwestern University
Law Review Ranking: 6

362. *Bell v. Thompson*, 545 U.S. 794 (2005).

No citations

363. *McCreary Cnty. v. ACLU of Ky.*, 545 U.S. 844 (2005).

Id. at 886 (Scalia, J., dissenting) (citing Robert F. Blomquist, *The Presidential Oath, the American National Interest and a Call for Presiprudence*, 73 UMKC L. REV. 1 (2004)).

Author: Professor of Law, Valparaiso University School of Law
Law Review Ranking: 212

Id. at 887 (Scalia, J., dissenting) (citing Laura Underkuffler-Freund, *The Separation of the Religious and the Secular: A Foundational Challenge to First-Amendment Theory*, 36 WM. & MARY L. REV. 837 (1995)).

Author: Associate Professor, Duke University School of Law
Law Review Ranking: 20

Id. at 899 (Scalia, J., dissenting) (citing Antonin Scalia, *Originalism: The Lesser Evil*, 57 U. CINN. L. REV. 849 (1989)).
Author: Associate Justice, United States Supreme Court
Law Review Ranking: 52

364. *Metro-Goldwyn-Mayer Studios, Inc. v. Grokster, Ltd.*, 545 U.S. 913 (2005).

Id. at 928 (Souter, J., majority opinion) (citing Jane C. Ginsburg, *Copyright and Control Over New Technologies of Dissemination*, 101 COLUM. L. REV. 1613 (2001)).
Author: Morton L. Janklow Professor of Literary and Artistic Property Law, Columbia Law School
Law Review Ranking: 2

Id. (Souter, J., majority opinion) (citing Douglas Lichtman & William Landes, *Indirect Liability for Copyright Infringement: An Economic Perspective*, 16 HARV. J.L. & TECH. 395 (2003)).
Authors: Douglas Lichtman: Professor of Law, University of Chicago Law School; William Landes: Clifton R. Musser Professor of Law and Economics, University of Chicago Law School
Law Review Ranking: 25

Id. at 929 (Souter, J., majority opinion) (citing Tim Wu, *When Code Isn't Law*, 89 VA. L. REV. 679, 724–26 (2003)).
Author: Associate Professor of Law, University of Virginia School of Law
Law Review Ranking: 6

Id. (Souter, J., majority opinion) (citing Mark A. Lemley & R. Anthony Reese, *Reducing Digital Copyright Infringement Without Restricting Innovation*, 56 STAN. L. REV. 1345 (2004)).
Authors: Mark A. Lemley: Elizabeth Josslyn Boalt Chair in Law, Boalt Hall, University of California at Berkeley; R. Anthony Reese: Thomas W. Gregory Professor of Law, University of Texas School of Law and Special Counsel, Morrison & Foerster LLP
Law Review Ranking: 4

Id. (2005) (Souter, J., majority opinion) (citing Molly Shaffer Van Houweling, *Distributive Values in Copyright*, 83 TEX. L. REV. 1535 (2005)).
Author: Assistant Professor of Law, University of Michigan Law School
Law Review Ranking: 11

Id. at 955 (Breyer, J., concurring) (citing Robert P. Merges, *A New Dynamism in the Public Domain*, 71 U. CHI. L. REV. 183 (2004)).
Author: Wilson, Sonsini, Goodrich & Rosati Professor of Law, University of California, Berkeley (Boalt Hall) School of

Law, and Professor of Law, University of California, Davis
School of Law

Law Review Ranking: 16

Id. at 962 (Breyer, J., concurring) (citing Yochai Benkler, *Sharing Nicely: On Shareable Goods and the Emergence of Sharing as a Modality of Economic Production*, 114 YALE L.J. 273 (2004)).

Author: Professor of Law, Yale Law School

Law Review Ranking: 3

Id. at 963 (Breyer, J., concurring) (citing Note, *Costs and Benefits of the Recording Industry's Litigation Against Individuals*, 20 BERKELEY TECH. L.J. 571 (2005)).

Author: [Law student] University of California, Berkeley
(Boalt Hall) School of Law

Law Review Ranking: 59

Id. (Breyer, J., concurring) (citing June M. Besek, *Anti-Circumvention Laws and Copyright: A Report from the Kernochan Center for Law, Media and the Arts*, 27 COLUM. J.L. & ARTS 385 (2004)).

Author: Executive Director, Kernochan Center for Law,
Media and the Arts, Columbia Law School

Law Review Ranking: 153

365. Nat'l Cable & Telecomms. Ass'n v. Brand X Internet Servs., 545 U.S. 967 (2005).

Id. at 1015 (Breyer, J., concurring) (citing Adrian Vermeule, *Mead in the Trenches*, 71 GEO. WASH. L. REV. 347 (2003)).

Author: Professor of Law, The University of Chicago

Law Review Ranking: 36

Id. (Breyer, J., concurring) (citing Lisa Schultz Bressman, *How Mead Has Muddled Judicial Review of Agency Action*, 58 VAND. L. REV. 1443 (2005)).

Author: Professor, Vanderbilt Law School

Law Review Ranking: 19

366. *IBP, Inc. v. Alvarez*, 546 U.S. 21 (2005).

No citations

367. *United States v. Olson*, 546 U.S. 43 (2005).

No citations

368. *Schaffer ex rel. Schaffer v. Weast*, 546 U.S. 49 (2005).

No citations

369. *Lincoln Prop. Co. v. Roche*, 546 U.S. 81 (2005).

No citations

370. *Wagon v. Prairie Band Potawatomi Nation*, 546 U.S. 95 (2005).

Id. at 130 (Ginsburg, J., dissenting) (citing Richard J. Ansson, Jr., *State Taxation of Non-Indians Who Do Business With Indian Tribes: Why Several Recent Ninth Circuit Holdings Reemphasize the Need for Indian Tribes to Enter into Taxation Compacts with Their Respective States*, 78 OR. L. REV. 501 (1999)).

Author: Associate Professor of Law, University of Nevada at Las Vegas Boyd School of Law

Law Review Ranking: 139

371. *Martin v. Franklin Capital Corp.*, 546 U.S. 132 (2005).

Id. at 139 (2005) (Roberts, C.J., majority opinion) (citing The Honorable Henry J. Friendly, *Indiscretion About Discretion*, 31 EMORY L.J. 747 (1982)).

Author: Senior Judge, United States Court of Appeals for the Second Circuit

Law Review Ranking: 26

372. *Lockhart v. United States*, 546 U.S. 142 (2005).

No citations

373. *United States v. Georgia*, 546 U.S. 151 (2006).

No citations

374. *Volvo Trucks N. Am., Inc. v. Reeder-Simco GMC, Inc.*, 546 U.S. 164 (2006).

No citations

375. *Evans v. Chavis*, 546 U.S. 189 (2006).

No citations

376. *Brown v. Sanders*, 546 U.S. 212 (2006).

Id. at 234 (Breyer, J., dissenting) (citing Carol S. Steiker & Jordan M. Steiker, *Sober Second Thoughts: Reflections on Two Decades of Constitutional Regulation of Capital Punishment*, 109 HARV. L. REV. 355 (1995)).

Author: Carol S. Steiker: Assistant Professor, Harvard Law School; Jordan M. Steiker: Professor of Law, University of Texas School of Law

Law Review Ranking: 1

Id. (Breyer, J., dissenting) (citing Marcia A. Widder, Note, *Hanging Life in the Balance: The Supreme Court and the Metaphor of Weighing in the Penalty Phase of the Capital Trial*, 68 TULANE L. REV. 1341 (1994)).

Author: [Law student] Tulane Law School

Law Review Ranking: 87

377. *Gonzales v. Oregon*, 546 U.S. 243 (2006).

No citations

378. *Wachovia Bank v. Schmidt*, 546 U.S. 303 (2006).

Id. at 319 (Ginsburg, J., majority opinion) (citing Walter Wheeler Cook, "Substance" and "Procedure" in the Conflict of Laws, 42 YALE L.J. 333 (1933)).

Author: Professor of Law, The Institute of Law, The Johns Hopkins University
Law Review Ranking: 3

379. Ayotte v. Planned Parenthood of N. New England, 546 U.S. 320 (2005).

No citations

380. Rice v. Collins, 546 U.S. 333 (2006).

No citations

381. Will v. Hallock, 546 U.S. 345 (2006).

No citations

382. Cent. Va. Cmty. Coll. v. Katz, 546 U.S. 356 (2006).

Id. at 364 (Stevens, J., majority opinion) (citing John C. McCoid, II, *Discharge: The Most Important Development in Bankruptcy History*, 70 AM. BANKR. L.J. 163 (1996)).

Author: Professor Emeritus, University of Virginia School of Law
Law Review Ranking: 148

Id. at 368 (Stevens, J., majority opinion) (citing Kurt H. Nadelmann, *On the Origin of the Bankruptcy Clause*, 1 AM. J. LEGAL HIST. 215 (1957)).

Author: Lecturer, New York University School of Law
Law Review Ranking: 720

Id. at 369 (Stevens, J., majority opinion) (citing Thomas E. Plank, *The Constitutional Limits of Bankruptcy*, 63 TENN. L. REV. 487, 527-28 (1996)).

Author: Associate Professor of Law, University of Tennessee College of Law
Law Review Ranking: 247

Id. at 372 (Stevens, J., majority opinion) (citing John C. McCoid, II, *Bankruptcy, Preferences, and Efficiency: An Expression of Doubt*, 67 VA. L. REV. 249 (1981)).

Author: Professor of Law, University of Virginia
Law Review Ranking: 6

Id. at 375 (Stevens, J., majority opinion) (citing The Honorable Randolph J. Haines, *The Uniformity Power: Why Bankruptcy is Different*, 77 AM. BANKR. L.J. 129 (2003)).

Author: United States Bankruptcy Judge, District of Arizona
Law Review Ranking: 148

Id. at 386 (Thomas, J., dissenting) (citing Charles Jordan Tabb, *The History of the Bankruptcy Laws in the United States*, 3 AM. BANKR. INST. L. REV. 5 (1995)).

Author: Professor of Law, University of Illinois College of

Law

Law Review Ranking: 206

383. Unithem Food Sys., Inc. v. Swift-Eckrich, Inc., 546 U.S. 394 (2006).

No citations

384. Gonzales v. O Centro Espirita Beneficente Uniao do Vegetal, 546 U.S. 418 (2006).

No citations

385. Buckeye Check Cashing v. Cardegna, 546 U.S. 440 (2006).

No citations

386. Domino's Pizza, Inc. v. McDonald, 546 U.S. 470 (2006).

No citations

387. Dolan v. U.S. Postal Service, 546 U.S. 481 (2006).

No citations

388. Arbaugh v. Y&H Corp., 546 U.S. 500 (2006).

No citations

389. Oregon v. Gusek, 546 U.S. 517 (2006).

No citations

390. Texaco, Inc. v. Dagher, 547 U.S. 1 (2006).

No citations

391. Schiedler v. Nat'l Org. of Women, Inc., 547 U.S. 9 (2006).

No citations

392. Ill. Tool Works v. Indep. Ink, Inc., 547 U.S. 28 (2006).

Id. at 43 n.4 (Stevens, J., majority opinion) (citing Keneth J. Burchfiel, *Patent Misuse and Antitrust Reform: "Blessed be the Tie?"*, 4 HARV. J.L. & TECH. 1 (1991)).

Author: Partner, Sughrue, Mion, Zinn, Macpeak & Seas
Law Review Ranking: 25

Id. at 45 (Stevens, J., majority opinion) (citing William J. Baumol & Daniel G. Swanson, *The New Economy and Ubiquitous Competitive Price Discrimination: Identifying Defensible Criteria of Market Power*, 70 ANTITRUST L.J. 661 (2003)).

Authors: William J. Baumol: Professor of Economics at New York University and Professor Emeritus, Princeton University; Daniel G. Swanson: [Practitioner]

Law Review Ranking: 126

393. Rumsfeld v. Forum for Academic and Institutional Rights, Inc., 547 U.S. 47 (2006).

No citations

394. Merrill Lynch, Pierce, Fenner & Smith, Inc. v. Dabit, 547 U.S. 71 (2006).

No citations

395. United States v. Grubbs, 547 U.S. 90 (2006).

No citations

396. *Georgia v. Randolph*, 547 U.S. 103 (2006).

Id. at 117–18 (Souter, J., majority opinion) (citing Mary E. Becker, *The Politics of Women's Wrongs and the Bill of "Rights": A Bicentennial Perspective*, 59 U. CHI. L. REV. 453 (1992)).

Author: Professor of Law, The University of Chicago Law School

Law Review Ranking: 16

Id. at 122 n.9 (Souter, J., majority opinion) (citing Marcy Strauss, *Reconstructing Consent*, 92 J. CRIM. L. & CRIMINOLOGY 211 (2001-2002)).

Author: Professor of Law, Loyola Law School

Law Review Ranking: 69

Id. at 122 (Breyer, J., concurring) (citing Joan Zorza, *Women Battering: High Costs and the State of the Law*, 28

CLEARINGHOUSE REV. 383 (1994-1995)).

Author: Senior Attorney at the National Center on Women & Family Law

Law Review Ranking: 715

397. *N. Ins. Co. of N.Y. v. Chatham Cnty.*, 547 U.S. 189 (2006).

No citations

398. *Day v. McDonough*, 547 U.S. 198 (2006).

No citations

399. *Jones v. Flowers*, 547 U.S. 220 (2006).

No citations

400. *Hartman v. Moore*, 547 U.S. 250 (2006).

Id. at 254 (Souter, J., majority opinion) (citing Seth P. Waxman & Trevor W. Morrison, *What Kind of Immunity? Federal Officers, State Criminal Law, and the Supremacy Clause*, 112 YALE L.J. 2195 (2003)).

Author: Seth P. Waxman: Partner, Wilmer, Cutler & Pickering, and Distinguished Visitor from Practice, Georgetown University Law Center; Trevor W. Morrison: Assistant Professor of Law Designate, Cornell Law School

Law Review Ranking: 3

401. *Ark. Dept. of Health and Hum. Servs.*, 547 U.S. 268 (2006).

No citations

402. *Marshall v. Marshall*, 547 U.S. 293 (2006).

Id. at 299 (Ginsburg, J., majority opinion) (citing Barbara Ann Atwood, *Domestic Relations Cases in Federal Court: Toward a Principled Exercise of Jurisdiction*, 35 HASTINGS L.J. 571 (1984)).

Author: Assistant Professor, University of Houston Law Center
Law Review Ranking: 34

Id. (Ginsburg, J., majority opinion) (cited John F. Winkler, *The Probate Jurisdiction of the Federal Courts*, 14 PROBATE L.J. 77

(1997)).

Author: [Practitioner]

Law Review Ranking: unranked

Id. at 308 (Ginsburg, J., majority opinion) (citing Peter Nicolas, *Fighting the Probate Mafia: A Dissection of the Probate Exception to Federal Court Jurisdiction*, 74 S. CAL. L. REV. 1479 (2001)).

Author: Assistant Professor, University of Washington School of Law

Law Review Ranking: 29

403. *Holmes v. South Carolina*, 547 U.S. 319 (2006).

No citations

404. *DaimlerChrysler Corp. v. Cuno*, 547 U.S. 332 (2006).

Id. at 355 (Ginsburg, J., concurring) (citing Peter D. Enrich, *Saving the States from Themselves: Commerce Clause Constraints on State Tax Incentives for Business*, 110 HARV. L. REV. 377 (1996)).

Author: Associate Professor, Northeastern University School of Law

Law Review Ranking: 1

Id. (Ginsburg, J., concurring) (citing Cass R. Sunstein, *What's Standing after Lujan? Of Citizen Suits, "Injuries," and Article III*, 91 MICH. L. REV. 163 (1992)).

Author: Karl N. Llewellyn Professor of Jurisprudence, University of Chicago Law School and Department of Political Science

Law Review Ranking: 9

Id. (Ginsburg, J., concurring) (citing William A. Fletcher, *The Structure of Standing*, 98 YALE L.J. 221 (1988)).

Author: Professor of Law, Boalt Hall School of Law, University of California at Berkeley

Law Review Ranking: 3

405. *Sereboff v. Mid Atl. Med. Servs., Inc.*, 547 U.S. 356 (2006).

No citations

406. *S.D. Warren Co. v. Me. Bd. of Env'tl. Prot.*, 547 U.S. 370 (2006).

No citations

407. *eBay, Inc. v. MercExchange, LLC*, 547 U.S. 388 (2006).

No citations

408. *Brigham City v. Stuart*, 547 U.S. 398 (2006).

No citations

409. *Garcetti v. Ceballos*, 547 U.S. 410 (2006).

Id. at 447 (Breyer, J., dissenting) (citing Robert C. Post, *Subsidized Speech*, 106 YALE L.J. 151 (1996)).

Author: Alexander F. & May T. Morrison Professor, School

of Law, University of California, Berkeley

Law Review Ranking: 3

410. *Anza v. Ideal Steel Supply Corp.*, 547 U.S. 451 (2006).

Id. at 472 n.7 (Thomas, J., concurring) (citing Chief Justice William H. Rehnquist, *Remarks of the Chief Justice*, 21 ST. MARY'S L.J. 5 (1989)).

Author: Chief Justice, Supreme Court of the United States
Law Review Ranking: 305

Id. at 472 (Thomas, J., concurring) (citing The Honorable David B. Sentelle, *Civil RICO: The Judges' Perspective, and Some Notes on Practice for North Carolina Lawyers*, 12 CAMPBELL L. REV. 145 (1990)).

Author: United States Circuit Judge of the United States Court for the District of Columbia Circuit
Law Review Ranking: 432

Id. (Thomas, J., concurring) (citing Douglas E. Abrams, *Crime Legislation and the Public Interest*, 50 SMU L. REV. 33 (1996)).

Author: Professor of Law, University of Missouri–Columbia School of Law
Law Review Ranking: 122

411. *Zedner v. United States*, 547 U.S. 489 (2006).

No citations

412. *House v. Bell*, 547 U.S. 518 (2006).

Id. at 538 (Kennedy, J., majority opinion) (citing a citation quoting Henry J. Friendly, *Is Innocence Irrelevant? Collateral Attack on Criminal Judgments*, 38 U. CHI. L. REV. 142 (1970)).

Author: Judge, United States Court of Appeals for the Second Circuit
Law Review Ranking: 16

413. *Hill v. McDonough*, 547 U.S. 573 (2006).

No citations

414. *Hudson v. Michigan*, 547 U.S. 586 (2006).

Id. at 609 (Breyer, J., dissenting) (citing Yale Kamisar, *In Defense of the Search and Seizure Exclusionary Rule*, 26 HARV. J.L. & PUB. POL'Y 119 (2003)).

Author: Clarence Darrow Distinguished Professor of Law, University of Michigan and Professor of Law, University of San Diego

Law Review Ranking: 51

Id. (Breyer, J., dissenting) (citing 34 GEO. L.J. ANN. REV. CRIM. PROC. 31–35 (2005)).

Authors: [Law Students] Georgetown University Law Center
Law Review Ranking: 715

Id. at 610 (Breyer, J., dissenting) (citing Potter Stewart, *The Road to Mapp v. Ohio and Beyond: The Origins, Development and Future of the Exclusionary Rule in Search-and-Seizure Cases*, 83 COLUM. L. REV. 1365 (1983)).

Author: Associate Justice (Retired), United States Supreme Court

Law Review Ranking: 2

415. *Kircher v. Putnam Funds Trust*, 547 U.S. 633 (2006).

No citations

416. *Howard Delivery Serv., Inc. v. Zurich Am. Ins. Co.*, 547 U.S. 651 (2006).

Id. at 666 (Ginsburg, J., majority opinion) (citing Spencer LeRoy, et al., *Workers' Compensation in Bankruptcy: How Do the Parties Fare?*, 24 TORT & INS. L.J. 593 (1989)).

Authors: Spencer LeRoy: Partner, Lord, Bissell & Brook; Kirk A. Borchardt: Associate, Lord, Bissell & Brook; JoAnn M.

Hornak: Associate, Lord, Bissell & Brook; Richard N.

Gloding: Of Counsel, Rudnick & Wolfe; Salvatore A

Barbatano: Partner, Rudnick & Wolfe; James H.M.

Sprayregen, Associate Rudnick & Wolfe

Law Review Ranking: Not ranked

417. *Empire Healthcare Assurance, Inc. v. McVeigh*, 547 U.S. 677 (2006).

No citations

418. *Rapanos v. United States*, 547 U.S. 715 (2006).

No citations

419. *Davis v. Washington*, 547 U.S. 813 (2006).

No citations

420. *Samson v. California*, 547 U.S. 843 (2006).

No citations

421. *Dixon v. United States*, 548 U.S. 1 (2006).

Id. at 8 (Stevens, J., majority opinion) (citing George P. Fletcher, *Two Kinds of Legal Rules: A Comparative Study of Burden-of-Persuasion Practices in Criminal Cases*, 77 YALE L.J. 880 (1968)).

Author: Assistant Professor of Law, University of Washington

Law Review Ranking: 3

422. *Fernandez-Vargas v. Gonzales*, 548 U.S. 30 (2006).

Id. at 34 n.1 (Souter, J., majority opinion) (citing Gerald L. Neuman, *Habeas Corpus, Executive Detention, and the Removal of Aliens*, 98 COLUM. L. REV. 961 (1998)).

Author: Herbert Wechsler Professor of Federal Jurisprudence, Columbia Law School

Law Review Ranking: 2

423. Burlington N. & Santa Fe Ry. Co. v. White, 548 U.S. 53 (2006).

No citations

424. Woodford v. Ngo, 548 U.S. 81 (2006).

Id. at 115 (Stevens, J., dissenting) (citing Kermit Roosevelt III, *Exhaustion Under the Prison Litigation Reform Act: The Consequence of Procedural Error*, 52 EMORY L.J. 1771 (2003)).

Author: Assistant Professor, University of Pennsylvania Law School

Law Review Ranking: 26

425. United States v. Gonzalez-Lopez, 548 U.S. 140 (2006).

No citations

426. Kansas v. Marsh, 548 U.S. 163 (2006).

Id. at 180 n.7 (Thomas, J., majority opinion) (citing Stephen J. Markman & Paul G. Cassell, *Protecting the Innocent: A Response to the Bedau-Radelet Study*, 41 STAN. L. REV. 121 (1988)).

Authors: Stephen J. Markman: Assistant Attorney General, Office of Legal Policy, United States Department of Justice; Paul G. Cassell: Special Assistant United States Attorney, Eastern District of Virginia

Law Review Ranking: 4

Id. (Thomas, J., majority opinion) (citing Joshua Marquis, *The Myth of Innocence*, 95 J. CRIM. L. & CRIMINOLOGY 501 (2005)).

Author: District Attorney of Clatsop County, Astoria, Oregon

Law Review Ranking: 69

Id. at 188 n.3 (Scalia, J., concurring) (citing Stephanos Bibas, *Transparency and Participation in Criminal Procedure*, 81 N.Y.U. L. REV. 911 (2006)).

Author: Associate Professor, University of Iowa College of Law

Law Review Ranking: 5

Id. (Scalia, J., concurring) (citing Melissa A. Waters, *Mediating Norms and Identity: The Role of Transnational Judicial Dialogue in Creating and Enforcing International Law*, 93 GEO. L.J. 487 (2005)).

Author: Assistant Professor, Washington & Lee Law School

Law Review Ranking: 10

Id. (Scalia, J., concurring) (citing Nora V. Demleitner, *Is There a Future for Leniency in the U.S. Criminal Justice System?*, 103 MICH. L. REV. 1231 (2005)).

Author: Professor of Law, Hofstra University School of Law

Law Review Ranking: 9

Id. at 190 (Scalia, J., concurring) (citing Hugo Adam Bedau & Michael L. Radelet, *Miscarriages of Justice in Potentially Capital Cases*, 40 STAN. L. REV. 21 (1987)).

Authors: Hugo Adam Bedau: Austin Fletcher Professor of Philosophy, Tufts University; Michael L. Radelet: Associate Professor of Sociology, University of Florida

Law Review Ranking: 4

Id. at 192 (Scalia, J., concurring) (citing Hugo Adam Bedau & Michael L. Radelet, *The Myth of Infallibility: A Reply to Markman and Cassell*, 41 STAN. L. REV. 161 (1988)).

Author: Hugo Adam Bedau: Austin Fletcher Professor of Philosophy, Tufts University; Michael L. Radelet: Associate Professor of Sociology, University of Florida

Law Review Ranking: 4

Id. at 163, 193 (Scalia, J., concurring) (citing Rob Warden, *Illinois Death Penalty Reform: How It Happened, What It Promises*, 95 J. CRIM. L. & CRIMINOLOGY 381 (2005)).

Author: Journalist; Executive Director, Center on Wrongful Convictions, Bluhm Legal Clinic, Northwestern University School of Law

Law Review Ranking: 69

Id. at 194 (Scalia, J., concurring) (citing Samuel R. Gross, et al., *Exonerations in the United States 1989 Through 2003*, 95 J. CRIM. L. & CRIMINOLOGY 523 (2005)).

Authors: Samuel R. Gross: Thomas & Mabel Long Professor of Law, University of Michigan Law School; Kristen Jacoby: [Law student] University of Michigan Law School; Daniel J. Matheson: Associate, King & Spalding LLP; Nicholas Montgomery: University of Michigan Department of Economics and Ford School of Public Policy, Ph.D. candidate; Sujata Patil: Research Biostatistician, Department of Biostatistics and Epidemiology, The Children's Hospital of Philadelphia

Law Review Ranking: 69

Id. at 208 (Breyer, J., dissenting) (citing Rob Warden, *Illinois Death Penalty Reform: How It Happened, What It Promises*, 95 J. CRIM. L. & CRIMINOLOGY 381 (2005)).

Author: Journalist; Executive Director, Center on Wrongful Convictions, Bluhm Legal Clinic, Northwestern University School of Law

Law Review Ranking: 69

427. *Washington v. Recuenco*, 548 U.S. 212 (2006).

No citations

428. *Randall v. Sorrell*, 548 U.S. 230 (2006).

Id. at 279 n.3 (Stevens, J., dissenting) (citing Mark C. Alexander, *Let Them Do Their Jobs: The Compelling Government Interest in Protecting the Time of Candidates and Elected Officials*, 37 LOY. U. CHI. L.J. 669 (2006)).
Author: Professor of Law, Seton Hall University School of Law
Law Review Ranking: 120

429. *Arlington Cent. Sch. Dist. Bd. of Educ. v. Murphy*, 548 U.S. 291 (2007).

Id. at 314 (Breyer, J., dissenting) (citing Peter J. Kuriloff & Steven S. Goldberg, *Is Mediation a Fair Way to Resolve Special Education Disputes? First Empirical Findings*, 2 HARV. NEGOT. L. REV. 35 (1997)).
Authors: Peter J. Kuriloff: Professor, University of Pennsylvania Graduate School of Education; Steven S. Goldberg: Member of the Pennsylvania Bar, Visiting Lecturer in Education Law, Rutgers Las School–Camden and the University of Pennsylvania, and Professor of Education Law, Beaver College
Law Review Ranking: 85

Id. (Breyer, J., dissenting) (citing Peter J. Kuriloff, *Is Justice Served by Due Process?: Affecting the Outcome of Special Education Hearings in Pennsylvania*, 48 LAW & CONTEMP. PROB. 89 (1985)).
Author: Associate Professor of Education, University of Pennsylvania
Law Review Ranking: 42 (Issue 1 Winter 1985)

430. *Sanchez-Llama v. Oregon*, 548 U.S. 331 (2006).

Id. at 344 (Roberts, C.J., majority opinion) (citing Craig M. Bradley, *Mapp Goes Abroad*, 52 CASE W. RES. L. REV. 375 (2001)).
Author: James Louis Calamaras Professor of Law, Indiana University School of Law, Bloomington, Indiana
Law Review Ranking: 117

Id. at 395 (Breyer, J., dissenting) (citing Mirjan Damáska, *Evidentiary Barriers to Conviction and Two Models of Criminal Procedure: A Comparative Study*, 121 U. PA. L. REV. 506 (1972)).
Author: Professor of Law, University of Pennsylvania
Law Review Ranking: 8

Id. (Breyer, J., dissenting) (citing Gordon Van Kessel, *European Perspectives on the Accused as a Source of Testimonial Evidence*, 100 W. VA. L. REV. 799 (1997)).
Author: Professor of Law, University of California, Hastings College of Law
Law Review Ranking: 229

Id. (Breyer, J., dissenting) (citing Craig M. Bradley, *The Exclusionary Rule in Germany*, 96 HARV. L. REV. 1032 (1982)).
Author: Associate Professor of Law, Indiana University at
Bloomington
Law Review Ranking: 1

431. *League of United Latin Am. Citizens v. Perry*, 548 U.S. 399 (2006).

Id. at 471 (Stevens, J., dissenting) (citing Trevor Potter & Marianne H. Viray, *Election Reform: Barriers to Participation*, 36 U. MICH. J.L. REFORM 547 (2003)).
Authors: Trevor Potter: President and General Counsel, The Campaign Legal Center; Marianne H. Viray: Managing Director, The Campaign Legal Center
Law Review Ranking: 68

Id. (Stevens, J., dissenting) (citing Adam B. Cox, *Partisan Gerrymandering and Disaggregated Redistricting*, 2004 S. CT. REV. 409, 430 (2004)).
Author: Assistant Professor of Law, The University of Chicago Law School
Law Review Ranking: 45

Id. (Stevens, J., dissenting) (citing Adam Raviv, *Unsafe Harbors: One Person, One Vote and Partisan Redistricting*, 7 U. PA. J. CONST. L. 1001 (2005)).
Author: Associate, Wilmer, Cutler, Pickering, Hale & Door L.L.P.
Law Review Ranking: 60

Id. (Stevens, J., dissenting) (citing Samuel Issacharoff & Pamela S. Karlan, *Where to Draw the Line?: Judicial Review of Political Gerrymanders*, 153 U. PA. L. REV. 541 (2004)).
Author: Samuel Issacharoff: Harold R. Medina Professor in Procedural Jurisprudence, Columbia Law School; Pamela Karlan: Kenneth and Harle Montgomery Professor of Public Interest Law, Stanford Law School
Law Review Ranking: 8

Id. at 488 (Souter, J., dissenting) (citing Grofman, Handley, & Lublin, *Drawing Effective Minority Districts: A Conceptual Framework and Some Empirical Evidence*, 79 N.C. L. REV. 1383 (2001)).
Authors: Bernard Grofman: School of Social Sciences, University of California, Irvine; Lisa Handley: Frontier International Electoral Consulting; David Lublin: Department of Government, American University
Law Review Ranking: 24

Id. (Souter, J., dissenting) (citing Luke P. McLoughlin, Note, *Gingles In Limbo: Coalitional Districts, Party Primaries and Manageable Vote Dilution Claims*, 80 N.Y.U. L. REV. 312 (2005)).

Author: [Law student] New York University School of Law
Law Review Ranking: 5

432. *Beard v. Banks*, 548 U.S. 521 (2006).

No citations

433. *Hamdan v. Rumsfeld*, 548 U.S. 557 (2006).

Id. at 595 (Stevens, J., plurality opinion) (citing Curtis A. Bradley & Jack L. Goldsmith, *Congressional Authorization and the War on Terrorism*, 118 HARV. L. REV. 2048 (2005)).

Authors: Curtis A. Bradley: Professor, University of Virginia School of Law; Jack L. Goldsmith: Professor, Harvard Law School

Law Review Ranking: 1

Id. at 596 (Stevens, J., plurality opinion) (citing John M. Bickers, *Military Commissions Are Constitutionally Sound: A Response to Professors Katyal and Tribe*, 34 TEX. TECH. L. REV. 899 (2003)).

Author: Lieutenant Colonel, U.S. Army and Assistant Professor of Law, United States Military Academy

Law Review Ranking: 356

Id. at 685 (Stevens, J., plurality opinion) (citing A. Wigfall Green, *The Military Commission*, 42 AM. J. INT'L L. 832 (1948)).

Author: Colonel, J.A.G.D., Reserve

Law Review Ranking: 33

Id. at 617 (Stevens, J., plurality opinion) (citing Jordan J. Paust, *Antiterrorism Military Commissions: Courting Illegality*, 23 MICH. J. INT'L L. 1 (2002)).

Author: Foundation Professor, University of Houston

Law Review Ranking: 87

Id. (Stevens, J., plurality opinion) (citing William H. Taft, IV, *The Law of Armed Conflict After 9/11: Some Salient Features*, 28 YALE J. INT'L L. 319 (2003)).

Author: Legal Adviser, United States Department of State

Law Review Ranking: 75

Id. at 733 (Scalia, J., dissenting) (citing Jeremy A. Blumenthal, *Shedding Some Light on Calls for Hearsay Reform: Civil Law Hearsay Rules in Historical and Modern Perspective*, 13 PACE INT'L L. REV. 93 (2001)).

Author: Ph.D. candidate, Harvard University

Law Review Ranking: 459

Id. at 685 (Thomas, J., dissenting) (citing A. Wigfall Green, *The Military Commission*, 42 AM. J. INT'L L. 832 (1948)).

Author: Colonel, J.A.G.D., Reserve

Law Review Ranking: 33

434. *Clark v. Arizona*, 548 U.S. 735 (2006).

Id. at 748 (Souter, J., majority opinion) (citing Renée Melançon, Note, *Arizona's Insane Response to Insanity*, 40 ARIZ. L. REV. 287 (1998)).

Author: [Law student] University of Arizona School of Law

Law Review Ranking: 47

Id. at 766 (Souter, J., majority opinion) (citing Martin R. Gardner, *The Mens Rea Enigma: Observations on the Role of Motive in the Criminal Law Past and Present*, 1993 UTAH L. REV. 635).

Author: Steinhart Foundation Professor of Law, University of Nebraska College of Law

Law Review Ranking: 87

Id. at 768 (Souter, J., majority opinion) (citing Peter Arenella, *The Diminished Capacity and Diminished Responsibility Defenses: Two Children of a Doomed Marriage*, 77 COLUM. L. REV. 827 (1977)).

Author: Assistant Professor of Law, Rutgers University at Camden

Law Review Ranking: 2

Id. (Souter, J., majority opinion) (citing Stephan Morse, *Undiminished Confusion in Diminished Capacity*, 75 J. CRIM. L. & CRIMINOLOGY 1 (1984)).

Author: Stephen J. Morse: Orrin B. Evans Professor of Law, University of Southern California Law Center and Professor of Psychiatry and the Behavioral Sciences, University of Southern California School of Medicine

Law Review Ranking: 69

435. *Ayers v. Belmontes*, 549 U.S. 7 (2006).

No citations

436. *Lopez v. Gonzales*, 549 U.S. 47 (2006).

No citations

437. *Carey v. Musladin*, 549 U.S. 70 (2006).

No citations

438. *BP Am. Prod. Co. v. Burton*, 549 U.S. 84 (2006).

No citations

439. *United States v. Resendiz-Ponce*, 549 U.S. 102 (2007).

Id. at 111 (Scalia, J., dissenting) (citing Edwin R. Keedy, *Criminal Attempts at Common Law*, 102 U. PA. L. REV. 464 (1954)).

Author: Professor of Law Emeritus, University of

Pennsylvania

Law Review Ranking: 8

440. *MedImmune, Inc. v. Genentech, Inc.*, 549 U.S. 118 (2007).

No citations

441. *Norfolk S. Ry. Co. v. Sorrell*, 549 U.S. 158 (2007).

Id. at 180 (Ginsburg, J., concurring) (citing Jane Stapleton, *Legal Cause: Cause-in-Fact and the Scope of Liability for Consequences*, 54 VAND. L. REV. 941 (2001)).

Author: Professor of Law, Research School of Social Sciences, Australian National University

Law Review Ranking: 19

Id. (Ginsburg, J., concurring) (citing Charles M. Cork, III, *A Better Orientation for Jury Instructions*, 54 MERCER L. REV. 1 (2002)).

Author: Partner, Reynolds & McArthur

Law Review Ranking: 315

Id. (Ginsburg, J., concurring) (citing Walter W. Steele, Jr. & Elizabeth G. Thornburg, *Jury Instructions: A Persistent Failure to Communicate*, 67 N.C. L. REV. 77 (1988)).

Author: Walter W. Steele, Jr.: Professor of Law, Southern Methodist University; Elizabeth G. Thornburg: Visiting Assistant Professor of Law and Director of Legal Research and Writing, Southern Methodist University

Law Review Ranking: 24

442. *Gonzales v. Duenas-Alvarez*, 549 U.S. 183 (2007).

No citations

443. *Jones v. Bock*, 549 U.S. 199 (2007).

Id. at 216 (Roberts, C.J., majority opinion) (citing Felix Frankfurter, *Some Reflections on the Reading of Statutes*, 47 COLUM. L. REV. 527 (1947)).

Author: Associate Justice, United States Supreme Court

Law Review Ranking: 2

444. *Osborn v. Haley*, 549 U.S. 225 (2007).

No citations

445. *Cunningham v. California*, 549 U.S. 270 (2007).

Id. at 276 (Ginsburg, J., majority opinion) (citing April Kestell Cassou & Brian Taugher, *Determinate Sentencing in California: The New Numbers Game*, 9 PAC. L.J. 5 (1978)).

Authors: April Kestell Cassou: Instructor of Legal Research, University of San Francisco, School of Law; Brian Taugher: Chief Counsel to the Community Release Board and Adjunct Professor of Law, University of the Pacific, McGeorge School of Law

Law Review Ranking: 325

Id. at 295 (Ginsburg, J., majority opinion) (citing Don Stemen & Daniel F. Wilhelm, *Finding the Jury: State Legislative Responses to Blakely v. Washington*, 18 FED. SENT'G REP. 7 (Oct. 2005)).

Author: Don Stemen: Senior Research Associate, Vera Institute of Justice; Daniel F. Wilhelm: Director, State Sentencing and Corrections Program, Vera Institute of Justice

Law Review Ranking: 650

Id. (Kennedy, J., dissenting) (citing Douglas A. Berman & Stephanos Bibas, *Making Sentencing Sensible*, 4 OHIO ST. J. CRIM. L. 37 (2006)).

Author: Douglas A. Berman: William B. Saxbe Designated Professor of Law, Moritz College of Law at The Ohio State University; Stephanos Bibas: Professor, University of Pennsylvania Law School

Law Review Ranking: 115

Id. at 298 (Alito, J., dissenting) (citing Michael W. McConnell, *The Booker Mess*, 83 DENVER U. L. REV. 665 (2006)).

Author: Judge, U.S. Court of Appeals for the Tenth Circuit

Law Review Ranking: 195

Id. (Alito, J., dissenting) (citing Rory K. Little & Teresa Chen, *The Lost History of Apprendi and the Blakely Petition for Rehearing*, 17 FED. SENT'G REP. 69 (2004)).

Author: Rory K. Little: Professor of Law, University of California, San Francisco, Hastings College of the Law; Teresa Chen: Deputy Prosecutor in Grant County, Washington

Law Review Ranking: 650

446. *Weyerhaeuser Co. v. Ross-Simmons Hardwood Lumber Co.*, 549 U.S. 312 (2007).

Id. at 320 (Thomas, J., majority opinion) (citing John B. Kirkwood, *Buyer Power and Exclusionary Conduct: Should Brooke Group Set the Standards for Buyer-Induced Price Discrimination and Predatory Bidding*, 72 ANTITRUST L.J. 625 (2005)).

Author: Assistant Professor, Seattle University School of Law

Law Review Ranking: 126

Id. (Thomas, J., majority opinion) (citing Roger D. Blair & Jeffrey L. Harrison, *Antitrust Policy and Monopsony*, 76 CORNELL L. REV. 297 (1991)).

Author: Roger D. Blair: Huber Hurst Professor of Business and Legal Studies, University of Florida; Jeffrey L. Harrison: Professor of Law, University of Florida School

Law Review Ranking: 14

Id. (Thomas, J., majority opinion) (citing Thomas A. Piraino, Jr., *A Proposed Antitrust Approach to Buyers' Competitive Conduct*, 56 HASTINGS L.J. 1121 (2005)).

Author: Vice President, General Counsel, and Secretary,
Parker Hannifin Corporation

Law Review Ranking: 34

Id. at 321 (Thomas, J., majority opinion) (citing Steen C. Salop, *Anticompetitive Overbuying by Power Buyers*, 72 ANTITRUST L.J. 669 (2005)).

Author: Professor of Economics and Law, Georgetown
University Law Center and Senior Consultant, Charles River
Associates

Law Review Ranking: 126

Id. at 322 (Thomas, J., majority opinion) (citing Roger G. Noll, *"Buyer Power" and Economic Policy*, 72 ANTITRUST L.J. 589 (2005)).

Author: Professor of Economics and Director, Stanford
Center for International Development, Stanford University

Law Review Ranking: 126

447. *Lawrence v. Florida*, 549 U.S. 327 (2007).

No citations

448. *Phillip Morris USA v. Williams*, 549 U.S. 346 (2007).

No citations

449. *Marrama v. Citizens Bank of Mass.*, 549 U.S. 365 (2007).

No citations

450. *Wallace v. Kato*, 549 U.S. 384 (2007).

No citations

451. *Whorton v. Bockting*, 549 U.S. 406 (2007).

No citations

452. *Sinochem Int'l Co. v. Malaysia Int'l Shipping Corp.*, 549 U.S. 422 (2007).

No citations

453. *Travelers Cas. & Sur. Co. of Am. v. Pac. Gas and Elec. Co.*, 549 U.S. 443 (2007).

No citations

454. *Rockwell Int'l Corp. v. United States*, 549 U.S. 457 (2007).

No citations

455. *Limtiaco v. Camacho*, 549 U.S. 483 (2007).

No citations

456. *Massachusetts v. EPA*, 549 U.S. 497 (2007).

No citations

457. *Env'tl. Def. v. Duke Energy Corp.*, 549 U.S. 561 (2007).

No citations

458. *Watters v. Wachovia Bank, N.A.*, 550 U.S. 1 (2007).

Id. at 25 (Stevens, J., dissenting) (citing Kenneth E. Scott, *The Dual Banking System: A Model of Competition in Regulation*, 30 STAN. L. REV. 1 (1978)).

Author: Professor of Law, Stanford University

Law Review Ranking: 4

Id. at 40 (Stevens, J., dissenting) (citing Nicholas Bagley, Note, *The Unwarranted Regulatory Preemption of Predatory Lending Laws*, 79 N.Y.U. L. REV. 2274 (2004)).

Author: [Law student] J.D. Candidate 2005, New York University School of Law

Law Review Ranking: 5

Id. at 41 n.25 (Stevens, J., dissenting) (citing Nina A. Mendelson, *Chevron and Preemption*, 102 MICH. L. REV. 737 (2004)).

Author: Assistant Professor of Law, University of Michigan Law School

Law Review Ranking: 9

459. *Global Crossing Telecomms., Inc. v. Metrophones Telecomms., Inc.*, 550 U.S. 45 (2007).

No citations

460. *Zuni Pub. Sch. Dist. No. 89 v. Dep't of Educ.*, 550 U.S. 81 (2007).

No citations

461. *Gonzales v. Carhart*, 550 U.S. 124 (2007).

Id. at 168 (Kennedy, J., majority opinion) (citing Richard H. Fallon, Jr., *As-Applied and Facial Challenges and Third-Party Standing*, 113 HARV. L. REV. 1321 (2000)).

Author: Professor of Law, Harvard Law School

Law Review Ranking: 1

Id. at 172 (Ginsburg, J., dissenting) (citing Reva Siegel, *Reasoning from the Body: A Historical Perspective on Abortion Regulation and Questions of Equal Protection*, 44 STAN. L. REV. 261 (1992)).

Author: Acting Professor of Law, University of California at Berkley

Law Review Ranking: 4

Id. (Ginsburg, J., dissenting) (citing Sylvia A. Law, *Rethinking Sex and the Constitution*, 132 U. PA. L. REV. 955 (1984)).

Author: Professor of Law, New York University

Law Review Ranking: 8

Id. at 187 (Ginsburg, J., dissenting) (citing Richard H. Fallon, Jr., *Making Sense of Overbreadth*, 100 YALE L.J. 853 (1991)).

Author: Harry M. Cross Distinguished Visiting Professor, University of Washington School of Law and Professor of Law, Harvard Law School

Law Review Ranking: 3

Id. at 188 (Ginsburg, J., dissenting) (citing Michael C. Dorf, *Facial Challenges to State and Federal Statutes*, 46 STAN. L. REV. 235 (1994)).

Author: Assistant Professor of Law, Rutgers University (Camden)

Law Review Ranking: 4

Id. (Ginsburg, J., dissenting) (citing Richard H. Fallon, Jr., *As-Applied and Facial Challenges and Third-Party Standing*, 113 HARV. L. REV. 1321 (2000)).

Author: Professor of Law, Harvard Law School

Law Review Ranking: 1

462. *James v. United States*, 550 U.S. 192 (2007).

No citations

463 & 464. *Abdul-Kabir v. Quarterman*, 550 U.S. 233 (2007), together with companion case, *Brewer v. Quarterman*, 550 U.S. 286 (2007), in which Chief Justice Roberts dissented in a single opinion applicable to both cases.

Id. at 274-75 (Roberts, C.J., dissenting) (citing Deborah W. Denno, *Testing Penry and Its Progeny*, 22 AM. J. CRIM. L. 1 (1994)).

Author: Associate Professor, Fordham University School of Law

Law Review Ranking: 275

Id. at 275 (Roberts, C.J., dissenting) (citing Kristyn Noeth & Jalena Curtis, *Capital Punishment*, 87 GEO. L.J. 1756 (1999)).

Authors: Kristyn Noeth: [Law student] Georgetown University Law Center; Jalena Curtis: [Law student] Georgetown University Law Center

Law Review Ranking: 715

465. *Smith v. Texas*, 550 U.S. 297 (2007).

No citations

466. *United Haulers Ass'n v. Oneida-Herkimer Solid Waste Mgmt. Auth.*, 550 U.S. 330 (2007).

No citations

467. *Scott v. Harris*, 550 U.S. 372 (2007).

Id. at 388 (Breyer, J., concurring) (citing Pierre N. Leval, *Judging Under the Constitution: Dicta About Dicta*, 81 N.Y.U. L. REV. 1249 (2006)).

Author: Judge, United States Court of Appeals for the Second Circuit

Law Review Ranking: 5

468. *KSR Int'l Co. v. Teleflex, Inc.*, 550 U.S. 398 (2007).

No citations

469. EC Term of Years Trust v. United States, 550 U.S. 429 (2007).

No citations

470. Microsoft Corp. v. AT&T Corp., 550 U.S. 437 (2007).

Id. at 444 (Ginsburg, J., majority opinion) (citing Alan M. Fisch & Brent H. Allen, *The Application of Domestic Patent Law to Exported Software*: 35 U.S.C. § 271(f), 25 U. PA. J. INT'L ECON. L. 557 (2004)).

Authors: Alan M. Fisch: Partner, Howrey Simon Arnold & White, LLP in Washington, D.C.; Brent H. Allen: Partner, Howrey Simon Arnold & White, LLP in Washington, D.C.
Law Review Ranking: 156

471. Schiro v. Landrigan, 550 U.S. 465 (2007).

No citations

472. Hinck v. United States, 550 U.S. 501 (2007).

No citations

473. Office of Sen. Mark Dayton v. Hanson, 550 U.S. 511 (2007).

No citations

474. Winkelman *ex rel.* Winkelman v. Parma City Sch. Dist., 550 U.S. 516 (2007).

No citations

475. Bell Atl. Corp. v. Twombly, 550 U.S. 544 (2007).

Id. at 554 (Souter, J., majority opinion) (citing Donald F. Turner, *The Definition of Agreement Under the Sherman Act: Conscious Parallelism and Refusals to Deal*, 75 HARV. L. REV. 655 (1962)).

Author: Professor of Law, Harvard Law School
Law Review Ranking: 1

Id. at 556 n.4 (Souter, J., majority opinion) (citing Michael D. Blechman, *Conscious Parallelism, Signalling and Facilitating Devices: The Problem of Tacit Collusion Under the Antitrust Laws*, 24 N.Y.L. SCH. L. REV. 881 (1979)).

Author: [Practitioner] B.A. 1962, Harvard College; LL.B. 1966, Harvard Law School
Law Review Ranking: 174

Id. at 558 (Souter, J., majority opinion) (citing William H. Wagener, Note, *Modeling the Effect of One-Way Fee Shifting on Discovery Abuse in Private Antitrust Litigation*, 78 N.Y.U. L. REV. 1887 (2003)).

Author: [Law student] J.D. Candidate 2003, New York University School of Law
Law Review Ranking: 5

Id. at 559 (Souter, J., majority opinion) (citing Frank H. Easterbrook, Comment, *Discovery as Abuse*, 69 B.U. L. REV. 635 (1989)).

Author: Judge, United States Court of Appeals for the Seventh Circuit and Senior Lecturer, University of Chicago Law Review Ranking: 23

Id. at 562 (Souter, J., majority opinion) (citing Geoffrey C. Hazard, Jr., *From Whom No Secrets Are Hid*, 76 TEX. L. REV. 1665 (1998)).

Author: Trustee Professor of Law, University of Pennsylvania and Director, The American Law Institute Law Review Ranking: 11

Id. (Souter, J., majority opinion) (citing Richard L. Marcus, *The Revival of Fact Pleading Under the Federal Rules of Civil Procedure*, 86 COLUM. L. REV. 433 (1986)).

Author: Professor of Law, University of Illinois Law Review Ranking: 2

Id. at 574 (Stevens, J., dissenting) (citing Jack B. Weinstein & Daniel H. Distler, *Comments on Procedural Reform: Drafting Pleading Rules*, 57 COLUM. L. REV. 518 (1957)).

Authors: Jack B. Weinstein: Professor of Law, Columbia Law School and Reporter, Advisory Committee on Practice and Procedure of the New York Temporary Commission on the Courts; Daniel H. Distler: Assistant Reporter, Advisory Committee on Practice and Procedure of the New York Temporary Commission on the Courts Law Review Ranking: 2

Id. (Stevens, J., dissenting) (citing Walter Wheeler Cook, *Statements of Fact in Pleading Under the Codes*, 21 COLUM. L. REV. 416 (1921)).

Author: Professor of Law, Yale Law School Law Review Ranking: 2

Id. at 589–90 (Stevens, J., dissenting) (citing Charles E. Clark, *The Complaint in Code Pleading*, 35 YALE L.J. 259 (1926)).

Author: Professor of Law, Yale Law School Law Review Ranking: 3

Id. at 596 (Stevens, J., dissenting) (citing Frank H. Easterbrook, Comment, *Discovery as Abuse*, 69 B.U. L. REV. 635 (1989)).

Author: Judge, United States Court of Appeals for the Seventh Circuit and Senior Lecturer, University of Chicago Law Review Ranking: 23

476. *Ledbetter v. Goodyear Tire & Rubber Co.*, 550 U.S. 618 (2007).

Id. at 650 n.3 (Ginsburg, J., dissenting) (citing Leonard Bierman & Rafael Gely, “*Love, Sex and Politics? Sure. Salary? No Way*”: *Workplace Social Norms and the Law*, 25 BERKELEY J. EMP. & LAB. L. 167 (2004)).

Authors: Leonard Bierman: Professor, Mays Business School,

Texas A&M University; Rafael Gely: Professor of Law,
University of Cincinnati Law School
Law Review Ranking: 247

477. *Uttecht v. Brown*, 551 U.S. 1 (2007).
No citations

478. *Safeco Ins. Co. of Am. v. Burr*, 551 U.S. 47 (2007).
No citations

479. *Sole v. Wyner*, 551 U.S. 74 (2007).
No citations

480. *Beck v. PACE Int'l Union*, 551 U.S. 96 (2007).
No citations

481. *Fry v. Pliler*, 551 U.S. 112 (2007).
No citations

482. *United States v. Atl. Res. Corp.*, 551 U.S. 128 (2007).
No citations

483. *Watson v. Phillip Morris Cos., Inc.*, 551 U.S. 142 (2007).
Id. at 148 (Breyer, J., majority opinion) (citing William M. Wiecek, *The Reconstruction of Federal Judicial Power, 1863–1875*, 13 AM. J. LEGAL HIST. 333 (1969)).
Author: Assistant Professor of History, University of Missouri, Columbia
Law Review Ranking: 720

484. *Long Island Care at Home, Ltd. v. Coke*, 551 U.S. 158 (2007).
No citations

485. *Davenport v. Wash. Educ. Ass'n*, 551 U.S. 177 (2007).
No citations

486. *Permanent Mission of India to the U.N. v. City of New York*, 551 U.S. 193 (2007).
No citations

487. *Bowles v. Russell*, 551 U.S. 205 (2007).
No citations

488. *Powerex Corp. v. Reliant Energy Servs., Inc.*, 551 U.S. 224 (2007).
No citations

489. *Brendlin v. California*, 551 U.S. 249 (2007).
No citations

490. *Credit Suisse Securities (USA) LLC v. Billing*, 551 U.S. 264 (2007).

Id. at 282 (Breyer, J., majority opinion) (citing Herbert Hovenkamp, *Antitrust Violations in Securities Markets*, 28 J. CORP. L. 607 (2003)).
Author: Ben V. & Dorothy Willie Professor of Law and History, University of Iowa
Law Review Ranking: 85

Id. at 286 (Stevens, J., concurring) (citing Herbert Hovenkamp, *Antitrust Violations in Securities Markets*, 28 J. CORP. L. 607 (2003)).

Author: Ben V. & Dorothy Willie Professor of Law and History, University of Iowa
Law Review Ranking: 85

491. *Tenn. Secondary Sch. Athletic Ass'n v. Brentwood Acad.*, 551 U.S. 291 (2007).

No citations

492. *Tellabs, Inc. v. Makor Issues & Rights, Ltd.*, 551 U.S. 308 (2007).

No citations

493. *Rita v. United States*, 551 U.S. 338 (2007).

Id. at 365 (Stevens, J., concurring) (citing Stephen Breyer, *The Federal Sentencing Guidelines and the Key Compromises Upon Which They Rest*, 17 HOFSTRA L. REV. 1 (1988)).

Author: Circuit Judge, United States Court of Appeals for the First Circuit

Law Review Ranking: 62

494. *Morse v. Frederick*, 551 U.S. 393 (2007).

Id. at 412 n.2 (Thomas, J., concurring) (citing Brian Jackson, Note, *The Lingering Legacy of In Loco Parentis: An Historical Survey and Proposal for Reform*, 44 VAND. L. REV. 1135 (1991)).

Author: [Law student] Vanderbilt Law School

Law Review Ranking: 19

Id. at 421 (Thomas, J., concurring) (citing Anne Proffitt Dupre, *Should Students Have Constitutional Rights? Keeping Order in the Public Schools*, 65 GEO. WASH. L. REV. 49 (1996)).

Author: Assistant Professor of Law, University of Georgia School of Law

Law Review Ranking: 36

Id. at 431 (Breyer, J., concurring in part and dissenting in part) (citing Pierre N. Leval, *Judging Under the Constitution: Dicta About Dicta*, 81 N.Y.U. L. REV. 1249 (2006)).

Author: Judge, United States Court of Appeals for the Second Circuit

Law Review Ranking: 5

495. *Fed. Election Comm'n v. Wis. Right to Life, Inc.*, 551 U.S. 449 (2007).

Id. at 515 (Souter, J., dissenting) (citing Samuel Issacharoff & Pamela S. Karlan, *The Hydraulics of Campaign Finance Reform*, 77 TEX. L. REV. 1705 (1999)).

Authors: Samuel Issacharoff: Joseph D. Jamail Centennial Chair in Law, The University of Texas School of Law and Visiting Professor of Law, Columbia Law School; Pamela S. Karlan: Professor of Law, Stanford Law School

Law Review Ranking: 11

496. Wilkie v. Robbins, 551 U.S. 537 (2007).

No citations

497. Hein v. Freedom From Religion Found., Inc., 551 U.S. 587 (2007).

No citations

498. Nat'l Ass'n of Home Builders v. Defenders of Wildlife, 551 U.S. 644 (2007).

Id. at 681 n.4 (Stevens, J., dissenting) (citing James C. Kilbourne, *The Endangered Species Act Under the Microscope: A Closeup Look From A Litigator's Perspective*, 21 ENVTL. L. 499 (1991)).

Author: Chief, Wildlife and Marine Resources Section, Environment and Natural Resources Division, United States Department of Justice, Washington, D.C.

Law Review Ranking: 174

Id. (Stevens, J., dissenting) (citing Derek Weller, Note, *Limiting the Scope of the Endangered Species Act: Discretionary Federal Involvement or Control Under Section 402.03*, 5 HASTINGS W.-NW. J. ENVTL. L. & POL'Y 309 (1999)).

Author: [Law student] J.D. Candidate 1999, University of California Hastings School of the Law

Law Review Ranking: 562

499. Parents Involved in Cmty. Schs. v. Seattle Sch. Dist. No. 1, 551 U.S. 701 (2007).

Id. at 761 (Thomas, J., concurring) (citing Robert L. Crain & Rita E. Mahard, *Desegregation and Black Achievement: A Review of the Research*, 42 LAW & CONTEMP. PROB. 17 (1978)).

Authors: Robert L. Crain: Senior Social Scientist, The Rand Corporation and Academic Visitor, The London School of Economics; Rita E. Mahard: Assistant Social Scientist, The Rand Corporation

Law Review Ranking: 42

Id. at 762 n.11 (Thomas, J., concurring) (citing Maureen T. Hallinan, *Diversity Effects on Student Outcomes: Social Science Evidence*, 59 OHIO ST. L.J. 733 (1998)).

Author: White Chair of Sociology, University of Notre Dame

Law Review Ranking: 43

Id. at 799 n.2 (Stevens, J., dissenting) (citing Charles L. Black, Jr., *The Lawfulness of the Segregation Decisions*, 69 YALE L.J. 421 (1960)).

Author: Henry R. Luce Professor of Jurisprudence, Yale Law School

Law Review Ranking: 3

Id. at 829 (Breyer, J., dissenting) (citing Peter H. Schuck,

Affirmative Action: Past, Present, and Future, 20 YALE L. & POL'Y REV. 1 (2002)).

Author: Simeon E. Baldwin Professor of Law, Yale University

Law Review Ranking: 58

500. *Leegin Creative Leather Prod., Inc. v. PSKS, Inc.*, 551 U.S. 877 (2007).

Id. at 890 (Kennedy, J., majority opinion) (citing Pauline M. Ippolito, *Resale Price Maintenance: Empirical Evidence From Litigation*, 34 J.L. & ECON. 263 (1991)).

Author: [Practitioner] Federal Trade Commission

Law Review Ranking: 315

Id. at 892 (Kennedy, J., majority opinion) (citing Benjamin Klein & Kevin M. Murphy, *Vertical Restraints as Contract Enforcement Mechanisms*, 31 J.L. & ECON. 265 (1988)).

Authors: Benjamin Klein: Professor of Law, University of California, Los Angeles; Kevin M. Murphy: Professor of Law, University of Chicago

Law Review Ranking: 315

Id. at 893 (Kennedy, J., majority opinion) (citing Howard P. Marvel & Stephen McCafferty, *The Welfare Effects of Resale Price Maintenance*, 28 J.L. & ECON. 363 (1985)).

Authors: Howard P. Marvel: Professor Emeritus of Economics, The Ohio State University; Stephen McCafferty: Professor Emeritus of Economics, The Ohio State University

Law Review Ranking: 315

Id. at 895 (Kennedy, majority opinion) (citing Frank H. Easterbrook, *Vertical Arrangements and the Rule of Reason*, 53 ANTITRUST L.J. 135 (1984)).

Author: Professor of Law, University of Chicago

Law Review Ranking: 126

Id. at 904 (Kennedy, J., majority opinion) (citing Robert L. Steiner, *How Manufacturers Deal with the Price-Cutting Retailer: When Are Vertical Restraints Efficient?*, 65 ANTITRUST L.J. 407 (1997)).

Author: Consultant, Washington, D.C.

Law Review Ranking: 126

Id. at 910 (Breyer, J., dissenting) (citing Robert Pitofsky, *Commentary, In Defense of Discounters: The No-Frills Case for a Per Se Rule Against Vertical Price Fixing*, 71 GEO. L.J. 1487 (1983)).

Author: Dean and Professor of Law, Georgetown University Law Center

Law Review Ranking: 10

Id. (Breyer, J., dissenting) (citing F.M. Scherer, *The Economics of Vertical Restraints*, 52 ANTITRUST L.J. 687 (1983)).

Author: Professor of Economics, Swarthmore College

Law Review Ranking: 126

Id. (Breyer, J., dissenting) (citing Richard A. Posner, *The Next Step in the Antitrust Treatment of Restricted Distribution: Per Se Legality*, 48 U. CHI. L. REV. 6 (1981)).

Author: Lee and Brena Freeman Professor of Law, The University of Chicago

Law Review Ranking: 16

Id. (Breyer, J., dissenting) (citing Pauline M. Ippolito, *Resale Price Maintenance: Empirical Evidence From Litigation*, 34 J.L. & ECON. 263 (1991)).

Author: [Practitioner] Federal Trade Commission

Law Review Ranking: 315

Id. (Breyer, J., dissenting) (citing Frank H. Easterbrook, *Vertical Arrangements and the Rule of Reason*, 53 ANTITRUST L.J. 135 (1984)).

Author: Professor of Law, University of Chicago

Law Review Ranking: 126

Id. at 911 (Breyer, J., dissenting) (citing Robert L. Steiner, *The Evolution and Applications of Dual-Stage Thinking*, 49 ANTITRUST BULL. 877 (2004)).

Author: [Economist] Consultant, Washington, D.C.

Law Review Ranking: 617

Id. (Breyer, J., dissenting) (citing William S. Comanor, *Vertical Price-Fixing, Vertical Market Restrictions, and the New Antitrust Policy*, 98 HARV. L. REV. 983 (1985)).

Author: Professor of Economics, University of California at Santa Barbara

Law Review Ranking: 1

Id. at 916 (Breyer, J., dissenting) (citing Derek C. Bok, *Section 7 of the Clayton Act and the Merging of Law and Economics*, 74 HARV. L. REV. 226 (1960)).

Author: Assistant Professor of Law, Harvard University

Law Review Ranking: 1

501. *Panetti v. Quarterman*, 551 U.S. 930 (2007).

No citations

502. *CSX Transp., Inc. v. Ga. State Bd. of Equalization*, 552 U.S. 9 (2007).

No citations

503. *Logan v. United States*, 552 U.S. 23 (2007).

No citations

504. *Gall v. United States*, 552 U.S. 38 (2007).

No citations

505. *Watson v. United States*, 552 U.S. 74 (2007).

No citations

506. *Kimbrough v. United States*, 552 U.S. 85 (2007).

No citations

507. *John R. Sand & Gravel Co. v. United States*, 552 U.S. 130 (2008).

Id. at 143 n.6 (Stevens, J., dissenting) (citing Oliver W. Holmes, *The Path of the Law*, 10 HARV. L. REV. 457 (1897)).

Author: Justice, Supreme Judicial Court of Massachusetts

Law Review Ranking: 1

Id. (Ginsburg, J., dissenting) (citing Lewis F. Powell, Jr., Remarks, *Stare Decisis and Judicial Restraint*, 47 WASH. & LEE L. REV. 281 (1990)).

Author: Associate Justice, Supreme Court of the United States (Retired)

Law Review Ranking: 55

508. *Stoneridge Inv. Partners, L.L.C. v. Scientific-Atlanta*, 552 U.S. 148 (2008).

Id. at 161 (Kennedy, J., majority opinion) (citing Barbara Black, *Commentary: The Second Circuit's Approach to the "In Connection With" Requirement of Rule 10b-5*, 53 BROOK. L. REV. 539 (1987)).

Author: Professor of Law, Pace University School of Law

Law Review Ranking: 55

509. *Knight v. C.I.R.*, 552 U.S. 181 (2008).

No citations

510. *N.Y. State Bd. of Election v. Lopez-Torres*, 552 U.S. 196 (2008).

Id. at 211 (Kennedy, J., concurring) (citing Nathaniel Persily, *Candidates v. Parties: Constitutional Constraints on Primary Ballot Access Laws*, 89 GEO. L.J. 2181 (2001)).

Author: Assistant Professor, University of Pennsylvania Law School

Law Review Ranking: 10

511. *Ali v. Fed. Bureau of Prisons*, 552 U.S. 214 (2008).

No citations

512. *LaRue v. DeWolff, Boberg & Assocs., Inc.* 552 U.S. 248 (2008).

Id. at 255 (Stevens, J., majority opinion) (citing Edward A. Zelinsky, *The Defined Contribution Paradigm*, 114 YALE L.J. 451 (2004)).

Author: Professor of Law, Benjamin N. Cardozo School of Law, Yeshiva University

Law Review Ranking: 3

513. *Danforth v. Minnesota*, 552 U.S. 264 (2008).

Id. at 272 n.6 (Stevens, J., majority opinion) (citing Paul M. Bator, *Finality in Criminal Law and Federal Habeas Corpus for State Prisoners*, 76 HARV. L. REV. 441 (1963)).

Author: Professor of Law, Harvard Law School

Law Review Ranking: 1

Id. at 272 (Stevens, J., majority opinion) (citing Henry M. Hart, *The Supreme Court 1958 Term, Foreword: The Time Chart of the Justices*, 73 HARV. L. REV. 84 (1959)).

Author: Charles Stebbins Fairchild Professor of Law, Harvard Law School

Law Review Ranking: 1

Id. at 274 n.9 (Stevens, J., majority opinion) (citing James B. Haddad, "Retroactivity Should be Rethought": A Call for the End of the Linkletter Doctrine, 60 J. CRIM. L. CRIMINOLOGY & POLICE SCI. 417 (1969)).

Author: Assistant Professor of Law, Northwestern University

Law Review Ranking: 69

Id. at 274 (Stevens, majority opinion) (citing Paul J. Mishkin, *The Supreme Court 1964 Term, Foreword: The High Court, The Great Writ, and the Due Process of Time and Law*, 79 HARV. L. REV. 56 (1965)).

Author: Professor of Law, University of Pennsylvania Law School

Law Review Ranking: 1

Id. at 277 (Stevens, J., majority opinion) (citing Honorable Laura Denvir Stith, *A Contrast of State and Federal Court Authority to Grant Habeas Relief*, 38 VAL. U. L. REV. 421 (2004)).

Author: Judge, Supreme Court of Missouri

Law Review Ranking: 169

Id. (Stevens, J., majority opinion) (citing Mary C. Hutton, *Retroactivity in the States: The Impact of Teague v. Lane on State Postconviction Remedies*, 44 ALA. L. REV. 421 (1993)).

Author: Professor of Law, University of South Dakota School of Law

Law Review Ranking: 72

Id. at 295 (Roberts, C.J., dissenting) (citing Paul J. Mishkin, *The Supreme Court 1964 Term, Foreword: The High Court, The Great Writ, and the Due Process of Time and Law*, 79 HARV. L. REV. 56 (1965)).

Author: Professor of Law, University of Pennsylvania Law School

Law Review Ranking: 1

514. *Riegel v. Medtronic, Inc.*, 552 U.S. 312 (2008).

Id. at 316 (Scalia, J., majority opinion) (citing Robert B. Lefflar

& Robert S. Adler, *The Preemption Pentad: Federal Preemption of Products Liability Claims After Medtronic*, 64 TENN. L. REV. 691 (1997).

Authors: Robert B. Leflar: Professor, University of Arkansas School of Law; Robert S. Adler: Professor, Kenan-Flagler School of Business, University of North Carolina
Law Review Ranking: 247

Id. at 337 n.6 (Ginsburg, J., dissenting) (citing David C. Vladeck, *Preemption and Regulatory Failure*, 33 PEPP. L. REV. 95 (2005)).

Author: Associate Professor of Law and Director, Institute for Public Representation, Georgetown University Law Center, and Scholar, Center for Progressive Reform
Law Review Ranking: 101

Id. at 337 n.7 (Ginsburg, J., dissenting) (citing Robert S. Adler & Richard A. Mann, *Preemption and Medical Devices: The Courts Run Amok*, 59 MO. L. REV. 895 (1994)).

Authors: Robert S. Adler: Associate Professor of Legal Studies, Kenan-Flagler School of Business, University of North Carolina; Richard A. Mann: Professor of Legal Studies, Kenan-Flagler School of Business, University of North Carolina
Law Review Ranking: 132

Id. at 338 (Ginsburg, J., dissenting) (citing Margaret Jane Porter, *The Lohr Decision: FDA Perspective and Position*, 52 FOOD & DRUG L.J. 7 (1997)).

Author: Chief Counsel, Food and Drug Administration
Law Review Ranking: 331

Id. at 340 n.12 (Ginsburg, J., dissenting) (citing Robert B. Leflar & Robert S. Adler, *The Preemption Pentad: Federal Preemption of Products Liability Claims After Medtronic*, 64 TENN. L. REV. 691 (1997)).

Authors: Robert B. Leflar: Professor, University of Arkansas School of Law; Robert S. Adler: Professor, Kenan-Flagler School of Business, University of North Carolina
Law Review Ranking: 247

Id. at 345 (Ginsburg, J., dissenting) (citing Catherine M. Sharkey, *Federalism in Action: FDA Regulatory Preemption in Pharmaceutical Cases in State Versus Federal Courts*, 15 J. L. & POL'Y 1013 (2007)).

Author: Professor of Law, New York University School of Law
Law Review Ranking: 569

515. *Preston v. Ferrer*, 552 U.S. 346 (2008).

No citations

516. *Rowe v. New Hampshire Motor Transp. Ass'n*, 552 U.S. 364 (2008).

No citations

517. *Sprint United Mgmt. v. Mendelsohn*, 552 U.S. 379 (2008).

No citations

518. *Fed. Express Corp. v. Holowecki*, 552 U.S. 389 (2008).

No citations

519. *Boulware v. United States*, 552 U.S. 421 (2008).

Id. at 430 (Souter, J., majority opinion) (citing Stephen D. Gardner, *The Tax Consequences of Shareholder Diversions in Close Corporations*, 21 TAX L. REV. 223 (1966)).

Author: [Practitioner] Member of the Florida Bar and Instructor of the Law of Taxation, New York University Law School

Law Review Ranking: 117

Id. at 430 n.7 (Souter, J., majority opinion) (citing Joseph Isenbergh, *Review: Musings on Form and Substance in Taxation*, 49 U. CHI. L. REV. 859 (1982)).

Author: Assistant Professor of Law, University of Chicago

Law Review Ranking: 16

Id. at 434 n.10 (Souter, J., majority opinion) (citing William D. Andrews, *"Out of Its Earnings and Profits": Some Reflections on the Taxation of Dividends*, 69 HARV. L. REV. 1403 (1956)).

Author: [Law student] Member of the New York Bar, B.A., Amherst, 1952; LL.B., Harvard, 1955

Law Review Ranking: 1

520. *Wash. State Grange v. Wash. State Republican Party*, 552 U.S. 442 (2008).

Id. at 464 (Scalia, J., dissenting) (citing Bruce E. Cain, *Party Autonomy and Two-Party Electoral Competition*, 149 U. PA. L. REV. 793 (2001)).

Author: Robson Professor of Political Science and Director of the Institute of Governmental Studies, University of California, Berkeley

Law Review Ranking: 8

521. *Snyder v. Louisiana*, 552 U.S. 472 (2008).

No citations

522. *Medellin v. Texas*, 552 U.S. 491 (2008).

Id. at 542 (Breyer, J., dissenting) (citing Carlos Manuel Vázquez, *The Four Doctrines of Self-Executing Treaties*, 89 AM. J. INT'L L. 695 (1995)).

Author: Associate Professor of Law, Georgetown University Law Center

Law Review Ranking: 33

Id. (Breyer, J., dissenting) (citing Martin S. Flaherty, *History Right?: Historical Scholarship, Original Understanding, and Treaties as "Supreme Law of the Land"*, 99 COLUM. L. REV. 2095 (1999)).

Author: Professor of Law & Co-Director, Joseph R. Crowley Program in International Human Rights, Fordham Law School

Law Review Ranking: 2

Id. (Breyer, J., dissenting) (citing John C. Yoo, *Globalism and the Constitution: Treaties, Non-Self-Execution, and the Original Understanding*, 99 COLUM. L. REV. 1955 (1999)).

Author: Professor of Law, University of California at Berkeley School of Law (Boalt Hall); John M. Olin Foundation Faculty Fellow

Law Review Ranking: 2

Id. at 545 (Breyer, J., dissenting) (citing Tim Wu, *Treaties' Domains*, 93 VA. L. REV. 571 (2007)).

Author: Professor, Columbia Law School

Law Review Ranking: 6

Id. at 548 (Breyer, J., dissenting) (citing Juan R. Torruella, *The Insular Cases: The Establishment of a Regime of Political Apartheid*, 29 U. PA. J. INT'L L. 283 (2007)).

Author: Circuit Judge, United States Court of Appeals for the First Circuit

Law Review Ranking: 156

Id. at 558 (Breyer, J., dissenting) (citing Willis L. M. Reese, *The Status in this Country of Judgments Rendered Abroad*, 50 COLUM. L. REV. 783 (1950)).

Author: Professor of Law, Columbia Law School

Law Review Ranking: 2

523. *Hall Street Assocs. v. Mattel, Inc.*, 552 U.S. 576 (2008).

Id. at 595 n.3 (Stevens, J., dissenting) (citing Julius Henry Cohen & Kenneth Dayton, *The New Federal Arbitration Law*, 12 VA. L. REV. 265 (1926)).

Authors: Julius Henry Cohen: Professor, University of Virginia School of Law; Kenneth Dayton: Professor, University of Virginia School of Law

Law Review Ranking: 6

Id. (Stevens, J., dissenting) (citing Tom Cullinan, Note, *Contracting for an Expanded Scope of Judicial Review in Arbitration Agreements*, 51 VAND. L. REV. 395 (1998)).

Author: [Law student] Vanderbilt University School of Law
Law Review Ranking: 19

524. *New Jersey v. Delaware*, 552 U.S. 597 (2008).

No citations

525. *United States v. Clintwood Elkhorn Mining Co.*, 553 U.S. 1 (2008).

No citations

526. *Meadwestvaco Corp. ex rel. Mead Corp. v. Ill. Dep't of Revenue*, 553 U.S. 16 (2008).

Id. at 29 (Alito, J., majority opinion) (citing Walter Hellerstein, *State Taxation of Corporate Income from Intangibles: Allied-Signal and Beyond*, 48 TAX L. REV. 739 (1993)).

Author: Professor of Law, University of Georgia Law School
Law Review Ranking: 117

527. *Base v. Rees*, 553 U.S. 35 (2008).

Id. at 41–42 (Roberts, C.J., plurality opinion) (citing Deborah W. Denno, *Getting to Death: Are Executions Constitutional?*, 82 IOWA L. REV. 319 (1997)).

Author: Professor of Law, Fordham University School of Law

Law Review Ranking: 22

Id. at 51 n.2 (Roberts, C.J., plurality opinion) (citing Deborah W. Denno, *The Lethal Injection Quandary: How Medicine Has Dismantled the Death Penalty*, 76 FORDHAM L. REV. 49 (2007)).

Author: Arthur A. McGivney Professor of Law, Fordham University School of Law

Law Review Ranking: 17

Id. at 66 (Alito, J., concurring) (citing Deborah W. Denno, *The Lethal Injection Quandary: How Medicine Has Dismantled the Death Penalty*, 76 FORDHAM L. REV. 49 (2007)).

Author: Arthur A. McGivney Professor of Law, Fordham University School of Law

Law Review Ranking: 17

Id. at 73 (Stevens, J., concurring) (citing Ty Alper, *Anesthetizing the Public Conscience: Lethal Injection and Animal Euthanasia*, 35 FORDHAM URB. L.J. 817 (2008)).

Author: Associate Director, Death Penalty Clinic, University of California, Berkeley, School of Law

Law Review Ranking: 93

Id. at 76 (Stevens, J., concurring) (citing Deborah W. Denno, *When Legislatures Delegate Death: The Troubling Paradox Behind State Uses of Electrocutation and Lethal Injection and What It Says About Us*, 63 OHIO ST. L.J. 63 (2002)).

Author: Professor of Law, Fordham University School of Law

Law Review Ranking: 43

Id. at 78 (Stevens, J., concurring) (citing Note, *A Matter of Life and Death: The Effect of Life-Without-Parole Statutes on Capital Punishment*, 119 HARV. L. REV. 1838 (2006)).

Author: [Law student] Harvard Law School

Law Review Ranking: 1

Id. at 79 (Stevens, J., concurring) (citing H. Naci Mocan & R. Kaj Gittings, *Getting off Death Row: Commuted Sentences and the Deterrent Effect of Capital Punishment*, 46 J.L. & ECON. 453 (2003)).

Authors: H. Naci Mocan: Professor of Economics, University of Colorado at Denver; R. Kaj Gittings: Professor of Law, Cornell University

Law Review Ranking: 315

Id. (Stevens, J., concurring) (citing Jeffery Fagan, *Death and Deterrence Redux: Science, Law and Causal Reasoning on Capital Punishment*, 4 OHIO ST. J. CRIM. L. 255 (2006)).

Author: Professor of Law and Public Health, Columbia University

Law Review Ranking: 115

Id. (Stevens, J., concurring) (citing John J. Donohue & Justin Wolfers, *Uses and Abuses of Empirical Evidence in the Death Penalty Debate*, 58 STAN. L. REV. 791 (2005)).

Authors: John J. Donohue: Leighton Homer Surbeck Professor of Law, Yale Law School; Justin Wolfers: Assistant Professor of Business and Public Policy, The Wharton School, University of Pennsylvania, and CEPR, IZA, and NBER

Law Review Ranking: 4

Id. at 80 (Stevens, J., concurring) (citing Timothy V. Kaufman-Osborn, *Regulating Death: Capital Punishment and the Late Liberal State*, 111 YALE L.J. 681 (2001) (book review)).

Author: Baker Ferguson Professor of Politics and Leadership, Whitman College

Law Review Ranking: 3

Id. (Stevens, J., concurring) (citing Lupe V. Salinas, *Is it Time to Kill the Death Penalty?*, 34 AM. J. CRIM. L. 39 (2006)).

Author: Professor of Law, Thurgood Marshall School of Law, Texas Southern University, Houston, Texas

Law Review Ranking: 275

Id. (Stevens, J., concurring) (citing Alex Kozinski & Sean Gallagher, *Death: The Ultimate Run-On Sentence*, 46 CASE W. RES. L. REV. 1 (1995)).

Authors: Alex Kozinski: Judge, Ninth Circuit Court of Appeals; Sean Gallagher: [Practitioner] J.D. Michigan, 1994

Law Review Ranking: 117

Id. at 86 (Stevens, J., concurring) (citing Brandon L. Garrett, *Judging Innocence*, 108 COLUM. L. REV. 55 (2008)).

Author: Associate Professor, University of Virginia School of Law

Law Review Ranking: 2

Id. (Stevens, J., concurring) (citing D. Michael Risinger, *Innocents Convicted: An Empirically Justified Factual Wrongful Conviction Rate*, 97 J. CRIM. L. & CRIMINOLOGY 761 (2007)).

Author: Professor of Law, Seton Hall University School of Law

Law Review Ranking: 69

Id. at 89 (Scalia, J., concurring) (citing Cass R. Sunstein & Adrian Vermeule, *Is Capital Punishment Morally Required? Acts, Omissions, and Life-Life Tradeoffs*, 58 STAN. L. REV. 703 (2005)).

Authors: Cass R. Sunstein: Karl N. Llewellyn Distinguished Service Professor of Jurisprudence, the University of Chicago Law School, Department of Political Science, and the College; Adrian Vermeule: Bernard D. Meltzer Professor of Law, the University of Chicago

Law Review Ranking: 4

Id. at 108 (Breyer, J., concurring) (citing Deborah W. Denno, *The Lethal Injection Quandary: How Medicine Has Dismantled the Death Penalty*, 76 FORDHAM L. REV. 49 (2007)).

Author: Arthur A. McGivney Professor of Law, Fordham University School of Law

Law Review Ranking: 17

Id. at 108, 111 (Breyer, J., concurring) (citing Deborah W. Denno, *When Legislatures Delegate Death: The Troubling Paradox Behind State Uses of Electrocution and Lethal Injection and What It Says About Us*, 63 OHIO ST. L.J. 63 (2002)).

Author: Professor of Law, Fordham University School of Law

Law Review Ranking: 43

528. *Burgess v. United States*, 553 U.S. 124 (2008).

No citations

529. *Begay v. United States*, 553 U.S. 137 (2008).

No citations

530. *Virginia v. Moore*, 553 U.S. 164 (2008).

Id. at 169 (Scalia, J., majority opinion) (citing Thomas Y. Davies, *Recovering the Original Fourth Amendment*, 98 MICH. L. REV. 547 (1999)).

Author: Associate Professor, University of Tennessee College of Law

Law Review Ranking: 9

Id. at 170 (Scalia, J., majority opinion) (citing Akhil Reed Amar, *Fourth Amendment First Principles*, 107 HARV. L. REV. 757 (1994)).

Author: Southmayd Professor, Yale Law School
Law Review Ranking: 1

531. *Crawford v. Marion Cnty. Election Bd.*, 553 U.S. 181 (2008).

Id. at 221 (Stevens, J., plurality opinion) (citing Spencer Overton, *Voter Identification*, 105 MICH. L. REV. 631 (2007)).
Author: Associate Professor of Law, The George Washington University Law School
Law Review Ranking: 9

532. *Gonzalez v. United States*, 553 U.S. 242 (2008).

No citations

533. *United States v. Ressam*, 553 U.S. 272 (2008).

No citations

534. *United States v. Williams*, 553 U.S. 285 (2008).

No citations

535. *Dep't of Revenue of Ky. v. Davis*, 553 U.S. 328 (2008).

Id. at 373 (Scalia, J., concurring) (citing James F. Blumstein, *Some Intersections of the Negative Commerce Clause and the New Federalism: The Case of Discriminatory State Income Tax Treatment of Out-of-State Tax-Exempt Bonds*, 31 VAND. L. REV. 473 (1978)).

Author: Professor of Law, Vanderbilt Law School; Senior Research Associate, Vanderbilt Institute for Public Policy Studies
Law Review Ranking: 19

536. *United States v. Rodriguez*, 553 U.S. 377 (2008).

Id. at 391 (Alito, J., majority opinion) (citing Richard S. Frase, *State Sentencing Guidelines: Diversity, Consensus, and Unresolved Policy Issues*, 105 COLUM. L. REV. 1190 (2005)).

Author: Benjamin N. Berger Professor of Criminal Law, University of Minnesota
Law Review Ranking: 2

537. *Riley v. Kennedy*, 553 U.S. 406 (2008).

No citations

538. *CBOCS West, Inc. v. Humphries*, 553 U.S. 442 (2008).

No citations

539. *Gomez-Perez v. Potter*, 553 U.S. 474 (2008).

No citations

540. *United States v. Santos*, 553 U.S. 507 (2008).

Id. at 535 (Alito, J., dissenting) (citing Jill R. Aranson, John S. Bouker, Jr., & Denise Hannan, *Money Laundering*, 31 AM. CRIM. L. REV. 721 (1994)).

Authors: Jill R. Aranson: [Law student] Georgetown University Law Center; John S. Bouker, Jr.: [Law student] Georgetown University Law Center; Denise Hannan: [Law student] Georgetown University Law Center

Law Review Ranking: 66

Id. at 537 (Alito, J., dissenting) (citing Rachel Ratliff, *Third-Party Money Laundering: Problems of Proof and Prosecutorial Discretion*, 7 STAN. L. & POL'Y REV. 173 (1996)).

Author: [Law student] J.D. Candidate 1996, Stanford Law School

Law Review Ranking: 96

Id. (Alito, J., dissenting) (citing Scott Sultzer, *Money Laundering: The Scope of the Problem and Attempts to Combat It*, 63 TENN. L. REV. 143 (1995)).

Author: [Law student] J.D. Candidate 1996, University of Tennessee College of Law

Law Review Ranking: 247

541. *Cuellar v. United States*, 553 U.S. 550 (2008).

No citations

542. *Richlin Sec. Serv. Co. v. Chertoff*, 553 U.S. 571 (2008).

Id. at 584 (Alito, J., majority opinion) (citing Jonathan R. Siegel, *The Use of Legislative History in a System of Separated Powers*, 53 VAND. L. REV. 1457 (2000)).

Author: Associate Professor of Law, George Washington University Law School

Law Review Ranking: 19

543. *Engquist v. Or. Dep't of Agric.*, 553 U.S. 591 (2008).

No citations

544. *Quanta Computer, Inc. v. LG Elecs., Inc.*, 553 U.S. 617 (2008).

Id. at 630 (Thomas, J., majority opinion) (citing John R. Thomas, *Of Text, Technique, and the Tangible: Drafting Patent Claims Around Patent Rules*, 17 J. MARSHALL J. COMPUTER & INFO. L. 219 (1998)).

Author: Associate Professor of Law, George Washington University School of Law

Law Review Ranking: 471

545. *Bridge v. Phoenix Bond & Indem. Co.*, 553 U.S. 639 (2008).

No citations

546. *Allison Engine Co., Inc. v. United States ex rel. Sanders*, 553 U.S. 662 (2008).

No citations

547. *Munaf v. Geren*, 553 U.S. 674 (2008).

No citations

548. *Irizarry v. United States*, 553 U.S. 708 (2008).

No citations

549. *Boumediene v. Bush*, 553 U.S. 723 (2008).

Id. at 740 (Kennedy, J., majority opinion) (citing Paul D. Halliday & G. Edward White, *The Suspension Clause: English Text, Imperial Contexts, and American Implications*, 94 VA. L. REV. 575 (2008)).

Authors: Paul D. Halliday: Associate Professor of History, Corcoran Department of History, University of Virginia; G. Edward White: David and Mary Harrison Distinguished Professor of Law, University of Virginia School of Law
Law Review Ranking: 6

Id. at 741 (Kennedy, J., majority opinion) (citing Rex A. Collings, Jr., *Habeas Corpus for Convicts – Constitutional Right or Legislative Grace?*, 40 CAL. L. REV. 335 (1952)).

Author: [Practitioner] Member of the California Bar
Law Review Ranking: 7

Id. at 743 (Kennedy, J., majority opinion) (citing Akhil Reed Amar, *Of Sovereignty and Federalism*, 96 YALE L.J. 1425 (1987)).

Author: Assistant Professor of Law, Yale Law School
Law Review Ranking: 3

Id. at 756 (Kennedy, J., majority opinion) (citing Christina Duffy Burnett, *Untied States: American Expansion and Territorial Deannexation*, 72 U. CHI. L. REV. 797 (2005)).

Author: Law Clerk, Chambers of Justice Stephen G. Breyer, U.S. Supreme Court, October 2004 Term
Law Review Ranking: 16

Id. at 780 (Kennedy, J., majority opinion) (citing Dallin H. Oaks, *Legal History in the High Court – Habeas Corpus*, 64 MICH. L. REV. 451 (1966)).

Author: Professor of Law, The University of Chicago
Law Review Ranking: 9

Id. (Kennedy, J., majority opinion) (citing Richard H. Fallon, Jr. & Daniel J. Meltzer, *Habeas Corpus Jurisdiction, Substantive Rights, and the War on Terror*, 120 HARV. L. REV. 2029 (2007)).

Authors: Richard H. Fallon: Ralph S. Tyler Professor of Constitutional Law, Harvard Law School; Daniel J. Meltzer: Story Professor of Law, Harvard Law School
Law Review Ranking: 1

Id. at 783 (Kennedy, J., majority opinion) (citing Gerald L. Neuman, *Habeas Corpus, Executive Detention, and the Removal of Aliens*, 98 COLUM. L. REV. 961 (1998)).

Author: Herbert Wechsler Professor of Federal

Jurisprudence, Columbia Law School

Law Review Ranking: 2

Id. at 841 (Scalia, J., dissenting) (citing Curtis A. Bradley, *The Military Commissions Act, Habeas Corpus, and the Geneva Conventions*, 101 AM. J. INT'L L. 322 (2007)).

Author: Richard and Marcy Horvitz Professor of Law, Duke Law School

Law Review Ranking: 33

Id. at 845 (Scalia, J., dissenting) (citing Akhil Reed Amar, *Sixth Amendment First Principles*, 84 GEO. L.J. 641 (1996)).

Author: Southmayd Professor, Yale Law School

Law Review Ranking: 10

550. Republic of Phil. v. Pimental, 553 U.S. 851 (2008).

No citations

551. Taylor v. Sturgell, 553 U.S. 880 (2008).

No citations

552. Dada v. Mukaskey, 554 U.S. 1 (2008).

No citations

553. Fla. Dep't of Revenue v. Piccadilly Cafeterias, Inc., 554 U.S. 33 (2008).

No citations

554. Chamber of Commerce of U.S. v. Brown, 554 U.S. 60 (2008).

No citations

555. Meacham v. Knolls Atomic Power Lab., 554 U.S. 84 (2008).

No citations

556. Metro. Life Ins. Co. v. Glenn, 554 U.S. 105 (2008).

Id. at 114 (Breyer, J., majority opinion) (citing John H. Langbein, *Trust Law as Regulatory Law: The UNUM/Provident Scandal and Judicial Review of Benefit Denials Under ERISA*, 101 NW. U. L. REV. 1315 (2007)).

Author: Sterling Professor of Law and Legal History, Yale University

Law Review Ranking: 13

Id. at 117 (Breyer, J., majority opinion) (citing Leo Herzel & Dale E. Colling, *The Chinese Wall and Conflict of Interest in Banks*, 34 BUS. LAW. 73 (1978)).

Authors: Leo Herzel: [Practitioner] Member of the Illinois Bar; Dale E. Colling: [Practitioner] Member of the Illinois Bar

Law Review Ranking: 80

557. Ky. Ret. Sys. v. EEOC, 554 U.S. 135 (2008).

No citations

558. Indiana v. Edwards, 554 U.S. 164 (2008).

Id. at 178 (Breyer, J., majority opinion) (citing Erica J. Hashimoto, *Defending the Right of Self-Representation: An*

Empirical Look at the Pro Se Felony Defendant, 85 N.C. L. REV. 423 (2007)).

Author: Assistant Professor, University of Georgia School of Law

Law Review Ranking: 24

559. *Rothgery v. Gillespie County* 554 U.S. 191 (2008).

Id. at 207–08 (Souter, J., majority opinion) (citing Joseph D. Grano, *Rhode Island v. Innis: A Need to Reconsider the Constitutional Premises Underlying the Law of Confessions*, 17 AM. CRIM. L. REV. 1 (1979)).

Author: Professor of Law, Wayne State University

Law Review Ranking: 66

560. *Greenlaw v. United States*, 554 U.S. 237 (2008).

Id. at 244 n.3 (Ginsburg, J., majority opinion) (citing Benjamin Kaplan, *Civil Procedure – Reflections on the Comparison of Systems*, 9 BUFF. L. REV. 409 (1960)).

Author: Professor of Law, Harvard Law School

Law Review Ranking: 90

561. *Sprint Commc'ns Co. v. APCC Servs.*, 554 U.S. 269 (2008).

Id. at 276 (Breyer, J., majority opinion) (citing W. S. Holdsworth, *The History of the Treatment of Choses in Action by the Common Law*, 33 HARV. L. REV. 997 (1920)).

Author: Professor of Law, Oxford University, St. John's College, Oxford, England

Law Review Ranking: 1

Id. at 277 (Breyer, J., majority opinion) (citing Walter Wheeler Cook, *Alienability of Choses in Action*, 29 HARV. L. REV. 816 (1916)).

Author: Professor of Law, University Chicago Law School

Law Review Ranking: 1

Id. at 280 (Breyer, J., majority opinion) (citing Charles E. Clark & Robert M. Hutchins, *The Real Party in Interest*, 34 YALE L.J. 259 (1925)).

Authors: Charles E. Clark: Professor of Law, Yale Law School; Robert M. Hutchins: Professor of Law, Yale Law School

Law Review Ranking: 3

Id. at 282 (Breyer, J., majority opinion) (citing Michael C. Ferguson, Comment, *The Real Party in Interest Rule Revitalized: Recognizing Defendant's Interest in the Determination of Proper Parties Plaintiff*, 55 CAL. L. REV. 1452 (1967)).

Author: [Law student] University of California, Berkeley School of Law

Law Review Ranking: 7

Id. at 310 (Roberts, C.J., dissenting) (citing Warren K. Urbom, S.Ed, Recent Decisions, *Civil Procedure – Parties – Real Party in Interest When Insurer Has Equitable Interest Claim*, 51 MICH. L. REV. 587 (1953)).

Author: [Law student] Michigan Law School

Law Review Ranking: 9

Id. (Roberts, C.J., dissenting) (citing Michael C. Ferguson, Comment, *The Real Party in Interest Rule Revitalized: Recognizing Defendant's Interest in the Determination of Proper Parties Plaintiff*, 55 CAL. L. REV. 1452 (1967)).

Author: [Law student] University of California, Berkeley School of Law

Law Review Ranking: 7

562. *Plains Commerce Bank v. Long Family Land & Cattle Co.*, 554 U.S. 316 (2008).

No citations

563. *Giles v. California*, 554 U.S. 353 (2008).

Id. at 385 (Breyer, J., dissenting) (citing John W. Wade, *Acquisition of Property by Willfully Killing Another – A Statutory Solution*, 49 HARV. L. REV. 715 (1936)).

Author: Professor of Law, Harvard Law School

Law Review Ranking: 1

Id. at 405 (Breyer, J., dissenting) (citing Tom Lininger, *Prosecuting Batterers after Crawford*, 91 VA. L. REV. 747 (2005)).

Author: Assistant Professor, University of Oregon School of Law

Law Review Ranking: 6

564. *Kennedy v. Louisiana*, 554 U.S. 407 (2008).

Id. at 439 (Kennedy, J., majority opinion) (citing John Blume, Theodore Eisenberg & Martin T. Wells, *Explaining Death Row's Population and Racial Composition*, 1 J. EMPIRICAL LEGAL STUD. 165 (2004)).

Authors: John Blume: Associate Professor of Law and Director, Cornell Law School Death Penalty Project; Theodore Eisenberg: Henry Allen Mark Professor of Law, Cornell Law School; Martin T. Wells: Professor of Statistics, Department of Social Statistics, and Elected Member of the Law Faculty, Cornell University

Law Review Ranking: 63

Id. at 443 (Kennedy, J., majority opinion) (citing Stephen J. Ceci & Richard D. Friedman, *The Suggestibility of Children: Scientific Research and Legal Implications*, 86 CORNELL L. REV. 33 (2000)).

Authors: Stephen J. Ceci: Helen L. Carr Professor of Developmental Psychology, Department of Human Development, Cornell University; Richard D. Friedman: Ralph W. Aigler Professor of Law, University of Michigan Law School

Law Review Ranking: 14

Id. at 443–44 (Kennedy, J., majority opinion) (citing Samuel R. Gross, Kristen Jacoby, Daniel J. Matheson, Nicholas Montgomery & Sujata Patil, *Exonerations in the United States 1989 Through 2003*, 95 J. CRIM. L. & CRIMINOLOGY 523 (2005)).

Authors: Samuel R. Gross: Thomas & Mabel Long Professor of Law, University of Michigan Law School; Kristen Jacoby: [Law student] J.D. Candidate 2005, University of Michigan Law School; Daniel J. Matheson: Associate, King & Spalding LLP; Nicholas Montgomery: [Graduate student] University of Michigan Department of Economics and Ford School of Public Policy, Ph.D. Candidate 2007; Sujata Patil: Research Biostatistician, Department of Biostatistics and Epidemiology, The Children’s Hospital of Philadelphia

Law Review Ranking: 69

Id. at 445 (Kennedy, J., majority opinion) (citing Corey Rayburn, *Better Dead Than R(ap)ed?: The Patriarchal Rhetoric Driving Capital Rape Statutes*, 78 ST. JOHN’S L. REV. 1119 (2004)).

Author: Judicial Law Clerk, Hon. Michael J. Melloy, United States Court of Appeals for the Eighth Circuit

Law Review Ranking: 139

Id. at 451 (Alito, J., dissenting) (citing Annaliese Flynn Fleming, Comment, *Louisiana’s Newest Capital Crime: The Death Penalty for Child Rape*, 89 J. CRIM. L. & CRIMINOLOGY 717 (1999)).

Author: [Law student] Northwestern University School of Law

Law Review Ranking: 69

Id. (Alito, J., dissenting) (citing J. Chandler Bailey, Note, *Death Is Different, Even on the Bayou: The Disproportionality of Crime and Punishment in Louisiana’s Capital Child Rape Statute*, 55 WASH. & LEE L. REV. 1335 (1998)).

Author: [Law student] Washington and Lee University School of Law

Law Review Ranking: 55

Id. (Alito, J., dissenting) (citing Jeffrey C. Matura, *When Will It Stop? The Use of the Death Penalty for Non-Homicide Crimes*, 24 J. LEGIS. 249 (1998)).

Author: [Law student] J.D. Candidate 1999, Notre Dame

Law School

Law Review Ranking: 362

Id. (Alito, J., dissenting) (citing Stephen P. Garvey, "As the Gentle Rain from Heaven": Mercy in Capital Sentencing, 81 CORNELL L. REV. 989 (1996)).

Author: Assistant Professor, Cornell Law School

Law Review Ranking: 14

Id. (Alito, J., dissenting) (citing Ved P. Nanda, *Recent Developments in the United States and Internationally Regarding Capital Punishment – An Appraisal*, 67 ST. JOHN'S L. REV. 523 (1993)).

Author: Thompson G. Marsh Professor Law, University of Denver College of Law

Law Review Ranking: 139

Id. (Alito, J., dissenting) (citing Van W. Ellis, Note, *Guilty but Mentally Ill and the Death Penalty: Punishment Full of Sound and Fury, Signifying Nothing*, 43 DUKE L.J. 87 (1994)).

Author: [Law student] Duke University School of Law

Law Review Ranking: 21

Id. (Alito, J., dissenting) (citing Leigh Dingerson, *Reclaiming the Gavel: Making Sense out of the Death Penalty Debate in State Legislatures*, 18 N.Y.U. REV. L. & SOC. CHANGE 873 (1991)).

Author: Executor Director of the National Coalition to Abolish the Death Penalty

Law Review Ranking: 131

Id. at 468 (Alito, J., dissenting) (citing Melissa Meister, *Murdering Innocence: The Constitutionality of Capital Child Rape Statutes*, 45 ARIZ. L. REV. 197 (2003)).

Author: [Law student] University of Arizona College of Law

Law Review Ranking: 47

Id. (Alito, J., dissenting) (citing J. Richard Broughton, "On Horror's Head Horrors Accumulate": A Reflective Comment on Capital Child Rape Legislation, 39 DUQ. L. REV. 1 (2000)).

Author: Briefing Attorney to Honorable Sharon Keller, Texas Court of Criminal Appeals

Law Review Ranking: 416

Id. (Alito, J., dissenting) (citing Yale Glazer, *Child Rapists Beware! The Death Penalty and Louisiana's Amended Aggravated Rape Statute*, 25 AM. J. CRIM. L. 79 (1997)).

Author: Assistant District Attorney, Bronx County, New York

Law Review Ranking: 275

565. Exxon Shipping Co. v. Baker, 554 U.S. 471 (2008).

Id. at 496 (Souter, J., majority opinion) (citing John Y. Gotanda, *Punitive Damages: A Comparative Analysis*, 42 COLUM. J. TRANSNAT'L L. 391 (2004)).
Author: Associate Dean for Research, Professor of Law and Director, J.D./M.B.A. Program, Villanova University School of Law
Law Review Ranking: 65

Id. at 497 (Souter, J., majority opinion) (citing John Y. Gotanda, *Charting Developments Concerning Punitive Damages: Is the Tide Changing?*, 45 COLUM. J. TRANSNAT'L L. 507 (2007)).
Author: Associate Dean for Faculty Research, Professor of Law, Director J.D./M.B.A. Program, Villanova University School of Law
Law Review Ranking: 65

Id. (Souter, J., majority opinion) (citing Note, *Developments in the Law – The Paths of Civil Litigation: Problems and Proposals in Punitive Damages Reform*, 113 HARV. L. REV. 1753 (2000)).
Authors: [Law student] Harvard Law School
Law Review Ranking: 1

Id. at 498 (Souter, J., majority opinion) (citing Eric K. Moller, Nicholas M. Pace & Stephen J. Carroll, *Punitive Damages in Financial Injury Jury Verdicts*, 28 J. LEGAL STUD. 283 (1999)).
Authors: Erik K. Moller: Associate, Menlo Park office of Howrey & Simon; Consultant, RAND Institute for Civil Justice; Nicholas M. Pace: Resident Consultant, RAND Institute for Civil Justice; Stephen J. Carroll: Senior Economist, RAND Institute for Civil Justice
Law Review Ranking: 78

Id. (Souter, J., majority opinion) (citing Neil Vidmar & Mary R. Rose, *Punitive Damages by Juries in Florida*, 38 HARV. J. ON LEGIS. 487 (2001)).
Authors: Neil Vidmar: Russell M. Robinson Professor of Law, Duke Law School; Mary R. Rose: Research Fellow, American Bar Foundation
Law Review Ranking: 53

Id. (Souter, J., majority opinion) (citing A. Mitchell Polinsky, *Are Punitive Damages Really Insignificant, Predictable, and Rational? A Comment on Eisenberg Et Al.*, 26 J. LEGAL STUD. 663 (1997)).
Author: Stanford Law School and National Bureau of Economic Research
Law Review Ranking: 78

Id. (Souter, J., majority opinion) (citing Thomas A. Eaton, David B. Mustard & Susette M. Talarico, *The Effects of Seeking Punitive Damages on the Processing of Tort Claims*, 34 J. LEGAL STUD. 343 (2005)).

Authors: Thomas A. Eaton: J. Alton Professor of Law, University of Georgia; David B. Mustard: Associate Professor of Economics, University of Georgia; Susette M. Talarico: Albert Berry Saye Professor of American Government and Constitutional Law and Professor of Political Science, University of Georgia
Law Review Ranking: 78

Id. (Souter, J., majority opinion) (citing Herbert M. Kritzer & Frances Kahn Zemans, *The Shadow of Punitives: An Unsuccessful Effort to Bring It into View*, 1998 WIS. L. REV. 157 (1998)).

Authors: Herbert M. Kritzer: Professor and Chair of Political Science and Professor of Law, University of Wisconsin-Madison; Frances Kahn Zemans: Former Executive Director, American Judicature Society
Law Review Ranking: 40

Id. at 500 (Souter, J., majority opinion) (citing Brian J. Ostrom, David B. Rottman & John A. Goerdts, *A Step Above Anecdote: A Profile of the Civil Jury in the 1990s*, 79 JUDICATURE 233 (1996)).

Authors: Brian J. Ostrom: [Practitioner] Research associate, National Center for State Courts; David B. Rottman: [Practitioner] Research associate, National Center for State Courts; John A. Goerdts: [Practitioner] Research associate, National Center for State Courts
Law Review Ranking: 505

Id. at 501 (Souter, J., majority opinion) (citing David Schkade, Cass R. Sunstein & Daniel Kahneman, *Deliberating About Dollars: The Severity Shift*, 100 COLUM. L. REV. 1139 (2000)).

Authors: David Schkade: Herbert D. Kelleher/MCorp Professor of Business, Graduate School of Business, University of Texas, Austin; Cass R. Sunstein: Karl N. Llewellyn Distinguished Service Professor of Jurisprudence, Law School and Department of Political Science, University of Chicago; Daniel Kahneman: Eugene Higgins Professor of Psychology and Professor of Public Affairs, Princeton University
Law Review Ranking: 2

Id. (Souter, J., majority opinion) (citing Cass R. Sunstein, Daniel Kahneman & David Schkade, *Assessing Punitive Damages (with Notes on Cognition and Valuation in Law)*, 107 YALE L.J. 2071 (1998)).

Authors: Cass R. Sunstein: Karl N. Llewellyn Distinguished Service Professor, Law School and Department of Political Science, University of Chicago; Daniel Kahneman: Eugene Higgins Professor of Psychology and Professor of Public Affairs, Princeton University; David Schkade: Professor of Management and William M. Spriegel Fellow, Graduate School of Business, University of Texas, Austin
Law Review Ranking: 3

Id. at 502 (Souter, J., majority opinion) (citing Oliver W. Holmes, *The Path of the Law*, 10 HARV. L. REV. 457 (1897)).
Author: Justice, Supreme Judicial Court of Massachusetts
Law Review Ranking: 1

Id. at 505 (Souter, J., majority opinion) (citing Ilene H. Nagel, *Structuring Sentencing Discretion: The New Federal Sentencing Guidelines*, 80 J. CRIM. L. & CRIMINOLOGY 883 (1990)).
Author: Commissioner, United States Sentencing Commission; Professor of Law, Indiana University School of Law (Bloomington)
Law Review Ranking: 69

566. *Morgan Stanley Capital v. Pub. Util. Dist. No. 1 of Snohomish Cnty.*, 554 U.S. 527 (2008).

Id. at 537 (Scalia, J., majority opinion) (citing Seth Blumsack, *Measuring the Benefits and Costs of Regional Electric Grid Integration*, 28 ENERGY L.J. 147 (2007)).
Author: Postdoctoral Research Fellow, Tepper School of Business, Carnegie Mellon University, Pittsburgh, PA
Law Review Ranking: 477

Id. at 538 (Scalia, J., majority opinion) (citing Richard D. Cudahy, *Whither Deregulation: A Look at the Portents*, 58 N.Y.U. ANN. SURV. AM. L. 155 (2001)).
Author: Senior Judge, United States Court of Appeals for the Seventh Circuit
Law Review Ranking: 110

Id. at 546 (Scalia, J., majority opinion) (citing David G. Tewksbury & Stephanie S. Lim, *Applying the Mobile- Sierra Doctrine to Market-Based Rate Contracts*, 26 ENERGY L.J. 437 (2005)).
Authors: David G. Tewksbury: Associate, Energy Regulatory and Markets Practice Group, Latham & Watkins LLP, Washington, D.C.; Stephanie S. Lin: Associate, Energy Regulatory and Markets Practice Group, Latham & Watkins

LLP, Washington, D.C.

Law Review Ranking: 477

567. *District of Columbia v. Heller*, 554 U.S. 570 (2008).

Id. at 577 (Scalia, J., majority opinion) (citing Eugene Volokh, *The Commonplace Second Amendment*, 73 N.Y.U. L. REV. 793 (1998)).

Author: Acting Professor of Law, University of California, Los Angeles

Law Review Ranking: 5

Id. at 586 (Scalia, J., majority opinion) (citing Eugene Volokh, *State Constitutional Rights to Keep and Bear Arms*, 11 TEX. REV. L. & POL. 191 (2006)).

Author: Gary T. Schwartz Professor of Law, UCLA

Law Review Ranking: 356

Id. at 587 (Scalia, J., majority opinion) (citing Randy E. Barnett, *Was the Right to Keep and Bear Arms Conditioned on Service in an Organized Militia?*, 83 TEX. L. REV. 237 (2004) (book review)).

Author: Austin B. Fletcher Professor, Boston University School of Law

Law Review Ranking: 11

Id. at 588 (Scalia, J., majority opinion) (citing Clayton E. Cramer & Joseph Edward Olson, *What Did "Bear Arms" Mean in the Second Amendment?*, 6 GEO. J.L. & PUB. POL'Y 511 (2008)).

Authors: Clayton E. Cramer: [Adjunct Professor of History, College of Western Idaho]; Joseph Edward Olson: Professor of Law, Hamline School of Law

Law Review Ranking: 412

Id. at 597 (Scalia, J., majority opinion) (citing Eugene Volokh, *"Necessary to the Security of a Free State"*, 83 NOTRE DAME L. REV. 1 (2007)).

Author: Gary T. Schwartz Professor of Law, UCLA School of Law

Law Review Ranking: 18

Id. at 600, 612 (Scalia, J., majority opinion) (citing Stephen A. Siegel, *The Federal Government's Power to Enact Color-Conscious Laws: An Originalist Inquiry*, 92 NW. U. L. REV. 477 (1998)).

Author: Professor of Law, DePaul University College of Law

Law Review Ranking: 13

Id. at 602 (Scalia, J., majority opinion) (citing Don B. Kates, Jr., *Handgun Prohibition and the Original Meaning of the Second Amendment*, 82 MICH. L. REV. 204 (1983)).

Author: [Practitioner] Member of the California, District of

Columbia, Missouri and United States Supreme Court Bars;
Partner, Benenson, Kates and Hardy (San Francisco office);
Of Counsel, O'Brien & Hallisey, San Francisco, California
Law Review Ranking: 9

Id. at 623 (Scalia, J., majority opinion) (citing Brian L. Frye,
The Peculiar Story of United States v. Miller, 3 N.Y.U. J. L. &
LIBERTY 48 (2008)).

Author: Associate, Sullivan & Cromwell LLP
Law Review Ranking: 309

Id. at 632 (Scalia, majority opinion) (citing Robert H.
Churchill, *Gun Regulation, the Police Power, and the Right to
Keep Arms in Early America: The Legal Context of the Second
Amendment*, 25 LAW & HIST. REV. 139 (2007)).

Author: Assistant Professor of History, Department of
Humanities, University of Hartford
Law Review Ranking: 540

Id. at 662 (Stevens, J., dissenting) (citing Stephen A. Siegel,
*The Federal Government's Power to Enact Color-Conscious Laws:
An Originalist Inquiry*, 92 NW. U. L. REV. 477 (1998)).

Author: Professor of Law, DePaul University College of Law
Law Review Ranking: 13

Id. at 667 (Stevens, J., dissenting) (citing Saul Cornell, *St.
George Tucker and the Second Amendment: Original
Understandings and Modern Misunderstandings*, 47 WM. &
MARY L. REV. 1123 (2006)).

Author: Associate Professor of History, Ohio State
University; Director, Second Amendment Research Center,
John Glenn Institute
Law Review Ranking: 20

Id. at 684 (Breyer, J., dissenting) (citing Robert H. Churchill,
*Gun Regulation, the Police Power, and the Right to Keep Arms in
Early America: The Legal Context of the Second Amendment*, 25
LAW & HIST. REV. 139 (2007)).

Author: Assistant Professor of History, Department of
Humanities, University of Hartford
Law Review Ranking: 540

Id. at 685 (Breyer, J., dissenting) (citing Saul Cornell &
Nathan DeDino, *A Well Regulated Right: The Early American
Origins of Gun Control*, 73 FORDHAM L. REV. 487 (2004)).

Authors: Saul Cornell: Director, Second Amendment
Research Center, John Glenn Institute for Public Service and
Public Policy; Associate Professor of History, The Ohio State
University; Nathan DeDino: [Graduate student] Ph.D.
Candidate, Department of Political Science, Ohio State
University; Research Associate, John Glenn Institute for

Public Service and Public Policy

Law Review Ranking: 17

Id. at 691 (Breyer, J., dissenting) (citing Adam Winkler, *Scrutinizing the Second Amendment*, 105 MICH. L. REV. 683 (2007)).

Author: Acting Professor, UCLA School of Law

Law Review Ranking: 9

Id. at 701 (Breyer, J., dissenting) (citing Gary Kleck & Marc Gertz, *Armed Resistance to Crime: The Prevalence and Nature of Self-Defense with a Gun*, 86 J. CRIM. L. & CRIMINOLOGY 150 (1995)).

Authors: Gary Kleck: [Law student] Northwestern University, School of Law; Marc Gertz: [Law student] Northwestern University, School of Law

Law Review Ranking: 69

Id. at 701 (Breyer, J., dissenting) (citing Randy E. Barnett & Don B. Kates, *Under Fire: The New Consensus on the Second Amendment*, 45 EMORY L.J. 1139 (1996)).

Authors: Randy E. Barnett: Austin B. Fletcher Professor of Law, Boston University; Don B. Kates: [Practitioner] Attorney at Law, San Francisco, CA, LL.B., Yale 1966

Law Review Ranking: 26

Id. at 704 (Breyer, J., dissenting) (citing Chester L. Britt, Gary Kleck & David J. Bordua, *A Reassessment of the D.C. Gun Law: Some Cautionary Notes on the Use of Interrupted Time Series Designs for Policy Impact Assessment*, 30 LAW & SOC'Y REV. 361 (1996)).

Authors: Chester L. Britt: [Graduate student] Crime, Law, and Justice Program, Department of Sociology, Pennsylvania State University; Gary Kleck: [Graduate student] School of Criminology and Criminal Justice, Florida State University; David J. Bordua: [Graduate student]

Law Review Ranking: 198

Id. at 716 (Breyer, J., dissenting) (citing David A. Sklansky, *The Private Police*, 46 UCLA L. REV. 1165 (1999)).

Author: Acting Professor of Law, UCLA School of Law

Law Review Ranking: 12

568. *Davis v. Fed. Election Comm'n*, 554 U.S. 724 (2008).

Id. at 757 (Stevens, J., dissenting) (citing Cass R. Sunstein, *Political Equality and Unintended Consequences*, 94 COLUM. L. REV. 1390 (1994)).

Author: Karl N. Llewellyn Professor of Jurisprudence, Law School and Department of Political Science, University of Chicago

Law Review Ranking: 2

Id. (Stevens, J., dissenting) (citing J. Skelly Wright, *Politics and the Constitution: Is Money Speech?*, 85 YALE L.J. 1001 (1976)).

Author: Judge, United States Court of Appeals for the District of Columbia Circuit

Law Review Ranking: 3

569. *Winter v. Natural Res. Def. Council, Inc.*, 555 U.S. 7 (2008).

No citations

570. *Altria Grp. v. Good*, 555 U.S. 70 (2008).

No citations

571. *Jimenez v. Quarterman*, 555 U.S. 113 (2009).

No citations

572. *Chambers v. United States*, 555 U.S. 122 (2009).

No citations

573. *Herring v. United States*, 555 U.S. 135 (2009).

Id. at 143 (Roberts, J., majority opinion) (citing Henry J. Friendly, *The Bill of Rights as a Code of Criminal Procedure*, 53 CALIF. L. REV. 929 (1965)).

Author: Judge, United States Court of Appeals for the Second Circuit

Law Review Ranking: 7

Id. at 152 (Ginsburg, J., dissenting) (citing Potter Stewart, *The Road to Mapp v. Ohio and Beyond: The Origins, Development and Future of the Exclusionary Rule in Search-and-Seizure Cases*, 83 COLUM. L. REV. 1365 (1983)).

Author: Associate Justice (Retired), Supreme Court of the United States

Law Review Ranking: 2

Id. at 151 (Ginsburg, J., dissenting) (citing Henry J. Friendly, *The Bill of Rights as a Code of Criminal Procedure*, 53 CALIF. L. REV. 929 (1965)).

Author: Judge, United States Court of Appeals for the Second Circuit

Law Review Ranking: 7

Id. at 152 (Ginsburg, J., dissenting) (citing Yale Kamisar, *Does (Did) (Should) the Exclusionary Rule Rest on a "Principled Basis" Rather Than an "Empirical Proposition"?*, 16 CREIGHTON L. REV. 565 (1983)).

Author: Law professor, University of Michigan School of Law.

Law Review Ranking: 247

Id. at 207 (Ginsburg, J., dissenting) (citing Anthony G. Amsterdam, *Perspectives on the Fourth Amendment*, 58 MINN. L. REV. 349 (1974)).

Author: Law professor, Stanford Law School

Law Review Ranking: 15

574. *Oregon v. Ice*, 555 U.S. 160 (2009).

No citations

575. *Waddington v. Sarausad*, 555 U.S. 179 (2009).

No citations

576. *Locke v. Karass*, 555 U.S. 207 (2009).

No citations

577. *Pearson v. Callahan*, 555 U.S. 223 (2009).

Id. at 234 (Alito, J., majority opinion) (citing Pierre N. Leval, *Judging Under the Constitution: Dicta About Dicta*, 81 N.Y.U. L. REV. 1249 (2006)).

Author: Judge, United States Court of Appeals for the Second Circuit

Law Review Ranking: 5

578. *Fitzgerald v. Barnstable Sch. Comm.*, 555 U.S. 246 (2009).

Id. at 260 n.2 (Alito, J., majority opinion) (citing Gerald Gunther, *Foreword: In Search of Evolving Doctrine on a Changing Court: A Model for a Newer Equal Protection*, 86 HARV. L. REV. 1 (1972)).

Author: William Nelson Cromwell Professor of Law, Stanford Law School; Visiting Professor of Law, Harvard Law School

Law Review Ranking: 1

579. *Crawford v. Metro. Gov't of Nashville & Davidson Cnty.*, 555 U.S. 271 (2009).

Id. at 278 (Souter, J., majority opinion) (citing Deborah L. Brake, *Retaliation*, 90 MINN. L. REV. 18 (2005)).

Author: Associate Professor of Law, University of Pittsburgh School of Law

Law Review Ranking: 15

580. *Kennedy v. Plan Adm'r for DuPont Sav. & Inv. Plan*, 555 U.S. 285 (2009).

No citations

581. *United States v. Eurodif S.A.*, 555 U.S. 305 (2009).

No citations

582. *Arizona v. Johnson*, 555 U.S. 323 (2009).

No citations

583. *Van de Camp v. Goldstein*, 555 U.S. 335 (2009).

No citations

584. *Ysursa v. Pocatello Educ. Ass'n*, 555 U.S. 353 (2009).

No citations

585. *Carcieri v. Salazar*, 555 U.S. 379 (2009).

Id. at 398 (Breyer, J., concurring) (citing William W. Quinn, Jr., *Federal Acknowledgment of American Indian Tribes: The Historical Development of a Legal Concept*, 34 AM. J. LEGAL HIST. 331 (1990)).

Author: Associate, Shea & Wilks

Law Review Ranking: 720

586. *United States v. Hayes*, 555 U.S. 415 (2009).

No citations

587. *Pac. Bell Tel. Co. v. Linkline Commc'ns, Inc.*, 555 U.S. 438 (2009).

Id. at 453 (Roberts, C.J., majority opinion) (citing Phillip Areeda, *Essential Facilities: An Epithet in Need of Limiting Principles*, 58 ANTITRUST L.J. 841 (1989)).

Author: Langdell Professor of Law, Harvard Law School

Law Review Ranking: 126

588. *Summers v. Earth Island Institute*, 555 U.S. 488 (2009).

No citations

589. *Negusie v. Holder*, 555 U.S. 511 (2009).

Id. at 527 (Scalia, J., concurring) (citing Adam B. Cox & Eric A. Posner, *The Second-Order Structure of Immigration Law*, 59 STAN. L. REV. 809 (2007)).

Authors: Adam B. Cox: Assistant Professor of Law, University of Chicago School of Law; Eric A. Posner: Kirkland and Ellis Professor of Law, University of Chicago School of Law

Law Review Ranking: 4

Id. at 529 (Scalia, J., concurring) (citing Nathaniel L. Nathanson, *Administrative Discretion in the Interpretation of Statutes*, 3 VAND. L. REV. 470 (1950)).

Author: Law professor, Northwestern University School of Law

Law Review Ranking: 19

590. *Wyeth v. Levine*, 555 U.S. 555 (2009).

Id. at 578 (Stevens, J., majority opinion) (citing Margaret Jane Porter, *The Lohr Decision: FDA Perspective and Position*, 52 FOOD & DRUG L.J. 7 (1997)).

Author: Chief Counsel, Food & Drug Administration

Law Review Ranking: 331

Id. at 572 (Stevens, J., majority opinion) (citing David A. Kessler & David C. Vladeck, *A Critical Examination of the FDA's Efforts to Preempt Failure-to-Warn Claims*, 96 GEO. L.J. 461 (2008)).

Authors: David A. Kessler: Dean and Vice Chancellor for Medical Affairs, University of California, San Francisco School of Medicine; David A. Vladeck: Law Professor and

Director of the Center on health Regulation and Governance
of the O'Neill Institute, Georgetown University Law Center
Law Review Ranking: 10

Id. at 591 (Thomas, J., concurring) (citing Caleb Nelson,
Preemption, 86 VA. L. REV. 225 (2000)).

Author: Associate Professor, University of Virginia School of
Law

Law Review Ranking: 6

Id. at 601 (Thomas, J., concurring) (citing John F. Manning,
What Divides Textualists from Purposivists?, 106 COLUM. L.
REV. 70 (2006)).

Author: Professor of Law, Harvard Law School

Law Review Ranking: 2

Id. at 624 (Alito, J., dissenting) (citing Mary J. Davis,
Unmasking the Presumption in Favor of Preemption, 53 S.C. L.
REV. 967 (2002)).

Author: Stiles and Harbison Professor of Law, University of
Kentucky College of Law

Law Review Ranking: 143

591. *Pleasant Grove City, Utah v. Sumnum*, 129 S. Ct. 1125 (2009).

No citations

592. *Bartlett v. Strickland*, 129 S. Ct. 1231 (2009).

Id. at 1242 (Kennedy, J., plurality opinion) (citing Richard H.
Pildes, *Is Voting-Rights Law Now at War with Itself? Social
Science and Voting Rights in the 2000s*, 80 N.C. L. REV. 1517
(2002)).

Author: Professor of Law, New York University School of
Law

Law Review Ranking: 24

Id. at 1247 (Kennedy, J., plurality opinion) (citing Luke
McLoughlin, *Gingles in Limbo: Coalitional Districts, Party
Primaries and Manageable Vote Dilution Claims*, 80 N.Y.U. L.
REV. 312 (2005)).

Author: [Law student] J.D. Candidate 2005, New York
University School of Law

Law Review Ranking: 5

Id. (Kennedy, J., plurality opinion) (citing Janai Nelson, Note,
*The Future of Majority-Minority Districts in Light of Declining
Racially Polarized Voting*, 116 HARV. L. REV. 2208 (2003)).

Author: [Law student] Harvard Law School

Law Review Ranking: 1

Id. (Kennedy, J., plurality opinion) (citing Charles S. Bullock III & Richard E. Dunn, *The Demise of Racial Districting and the Future of Black Representation*, 48 EMORY L.J. 1209 (1999)).

Authors: Charles S. Bullock III: Richard B. Russell Professor of Political Science, University of Georgia; Richard E. Dunn: Visiting Instructor of Political Science, Dickinson University
Law Review Ranking: 26

593. *Vaden v. Discover Bank*, 556 U.S. 49 (2009).

Id. at 1272 (Ginsburg, J., majority opinion) (citing Herbert Wechsler, *Federal Jurisdiction and the Revision of the Judicial Code*, 13 L. & CONTEMP. PROBS. 216 (1948)).

Author: Professor of Law, Columbia Law School
Law Review Ranking: 42

594. *Vermont v. Brillion*, 129 S. Ct. 1283 (2009).

Id. at 1290 (Ginsburg, J., majority opinion) (citing Ruth Bader Ginsburg, *Book Review*, 92 HARV. L. REV. 340 (1978)).

Author: Professor of Law, Columbia Law School
Law Review Ranking: 1

595. *Kansas v. Colorado*, 556 U.S. 98 (2009).

No citations

596. *Knowles v. Mirzayance*, 556 U.S. 111 (2009).

No citations

597. *Puckett v. United States*, 556 U.S. 129 (2009).

No citations

598. *Hawaii v. Office of Hawaiian Affairs*, 556 U.S. 163 (2009).

No citations

599. *Rivera v. Illinois*, 556 U.S. 148 (2009).

No citations

600. *14 Penn Plaza, L.L.C. v. Pyett*, 556 U.S. 247 (2009).

No citations

601. *Harbison v. Bell*, 556 U.S. 180 (2009).

No citations

602. *Entergy Corp. v. Riverkeeper, Inc.*, 556 U.S. 208 (2009).

No citations

603. *United States v. Navajo Nation*, 556 U.S. 287 (2009).

No citations

604. *Corley v. United States*, 556 U.S. 303 (2009).

No citations

605. *Shinseki v. Sanders*, 556 U.S. 396 (2009).

No citations

606. *Arizona v. Gant*, 556 U.S. 332 (2009).

Id. at 1730 (Alito, J., dissenting) (citing Myron Moskovitz, *A Rule in Search of a Reason: An Empirical Reexamination of Chimel and Belton*, 2002 WIS. L. REV. 657).

Author: Professor of Law, Golden Gate Law School
Law Review Ranking: 40

607. *Ministry of Def. & Support for the Armed Forces of Iran v. Elahi*, 556 U.S. 366 (2009).

No citations

608. *Nken v. Holder*, 556 U.S. 418 (2009).

Id. at 1763 (Kennedy, J., concurring) (citing Cathy Catterson, Symposium, Ninth Circuit Conference, *Changes in Appellate Caseload and Its Processing*, 48 ARIZ. L. REV. 287, 297 (2006)).

Author: Clerk, United States Court of Appeals for the Ninth Circuit

Law Review Ranking: 47

609. *Cone v. Bell*, 556 U.S. 449 (2009).

No citations

610. *F.C.C. v. Fox Television Stations*, 556 U.S. 502 (2009).

Id. at 1815 (Scalia, J., plurality opinion) (citing Elena Kagan, *Presidential Administration*, 114 HARV. L. REV. 2245 (2001)).

Author: Visiting Professor, Harvard Law School

Law Review Ranking: 1

Id. (Scalia, J., plurality opinion) (citing Steven G. Calabresi & Saikrishna B. Prakash, *The President's Power to Execute the Laws*, 104 YALE L.J. 541 (1994)).

Authors: Steven G. Calabresi: Associate Professor, Northwestern Law School; Saikrishna B. Prakash: [Practitioner] J.D., Yale University 1993

Law Review Ranking: 3

Id. (Scalia, J., plurality opinion) (citing Frank H. Easterbrook, *The State of Madison's Vision of the State: A Public Choice Perspective*, 107 HARV. L. REV. 1328 (1994)).

Author: Judge, United States Court of Appeals for the Seventh Circuit

Law Review Ranking: 1

Id. at 1822 (Thomas, J., concurring) (citing Randolph J. May, *Charting a New Constitutional Jurisprudence for the Digital Age*, 3 CHARLESTON L. REV. 373 (2009)).

Author: President, The Free State Foundation

Law Review Ranking: 444

Id. at 1823 (Kennedy, J., concurring) (citing Richard B. Stewart & Cass R. Sunstein, *Public Programs and Private Rights*, 95 HARV. L. REV. 1193 (1982)).

Authors: Richard B. Stewart: Professor of Law, Harvard Law School; Cass R. Sunstein: Assistant Professor of Law,

University of Chicago School of Law
Law Review Ranking: 1

Id. at 1831 (Breyer, J., dissenting) (citing Louis L. Jaffe, *Judicial Review: Constitutional and Jurisdictional Fact*, 70 HARV. L. REV. 953 (1957)).

Author: Byrne Professor of Administrative Law, Harvard Law School

Law Review Ranking: 1

611. *Kansas v. Ventris*, 556 U.S. 586 (2009).

No citations

612. *Dean v. United States*, 556 U.S. 568 (2009).

No citations

613. *Carlsbad Tech., Inc. v. HIF Bio, Inc.*, 556 U.S. 635 (2009).

No citations

614. *Burlington N. & Santa Fe Ry. Co. v. United States*, 556 U.S. 599 (2009).

Id. at 1886 (Ginsburg, J., dissenting) (citing Benjamin Kaplan, Arthur T. von Mehren & Rudolph Schaefer, *Phases of German Civil Procedure I*, 71 HARV. L. REV. 1193 (1958)).

Authors: Benjamin Kaplan: Professor of Law, Harvard Law School; Arthur T. von Mehren: Professor of Law, Harvard Law School; Rudolph Schaefer: Judge, Hamburg *Amtsgericht*.

Law Review Ranking: 1

615. *Flores-Figueroa v. United States*, 556 U.S. 646 (2009).

No citations

616. *Arthur Andersen LLP v. Carlisle*, 556 U.S. 624 (2009).

No citations

617. *Ashcroft v. Iqbal*, 556 U.S. 662 (2009).

No citations

618. *AT&T Corp. v. Hulteen*, 556 U.S. 701 (2009).

Id. at 1974 (Ginsburg, J., dissenting) (citing Courtni E. Molnar, "Has the Millennium Yet Dawned?": A History of Attitudes Toward Pregnant Workers in America, 12 MICH. J. GENDER & L. 163 (2005)).

Author: [Law student] J.D. Candidate 2005, University of Michigan School of Law

Law Review Ranking: 152

Id. at 1980 (Ginsburg, J., dissenting) (citing Katharine T. Bartlett, *Pregnancy and the Constitution: The Uniqueness Trap*, 62 CALIF. L. REV. 1532 (1974)).

Author: [Law student] J.D. Candidate 1974, Boalt Hall School of Law

Law Review Ranking: 7

Id. (Ginsburg, J., dissenting) (citing William N. Eskridge, Jr., *America's Statutory "Constitution"*, 41 U.C. DAVIS L. REV. 1 (2007)).

Author: Professor of Law, Yale Law School

Law Review Ranking: 31

Id. (Ginsburg, J., dissenting) (citing Kenneth L. Karst, *The Supreme Court 1976 Term Foreword: Equal Citizenship Under the Fourteenth Amendment*, 91 HARV. L. REV. 1 (1977)).

Author: Professor of Law, University of California, Los Angeles

Law Review Ranking: 1

Id. (Ginsburg, J., dissenting) (citing Sylvia A. Law, *Rethinking Sex and the Constitution*, 132 U. PA. L. REV. 955 (1984)).

Author: Professor of Law, New York University

Law Review Ranking: 8

Id. (Ginsburg, J., dissenting) (citing Gene Ann Roelofs, *Sex Discrimination and Insurance Planning: The Rights of Pregnant Men and Women Under General Electric Co. v. Gilbert*, 22 ST. LOUIS U. L.J. 101 (1978)).

Author: [Law student] St. Louis Law School

Law Review Ranking: 162

Id. (Ginsburg, J., dissenting) (citing Reva Siegel, *Reasoning from the Body: A Historical Perspective on Abortion Regulation and Questions of Equal Protection*, 44 STAN. L. REV. 261 (1992)).

Author: Acting Professor of Law, University of California at Berkeley

Law Review Ranking: 4

Id. (Ginsburg, J., dissenting) (citing Reva B. Siegel, *You've Come a Long Way, Baby: Rehnquist's New Approach to Pregnancy Discrimination in Hibbs*, 58 STAN. L. REV. 1871 (2006)).

Author: Professor of Law, Yale Law School

Law Review Ranking: 4

Id. (Ginsburg, J., dissenting) (citing Nadine Taub & Wendy W. Williams, *Will Equality Require More Than Assimilation, Accommodation or Separation from the Existing Social Structure?*, 37 RUTGERS L. REV. 825 (1985)).

Authors: Nadine Taub: Professor of Law, Rutgers Law School; Wendy W. Williams: Professor of Law, Georgetown University Law Center

Law Review Ranking: 135

619. *Montejo v. Louisiana*, 556 U.S. 778 (2009).

No citations

620. *Abuelhawa v. United States*, 556 U.S. 816 (2009).

No citations

621. *Haywood v. Drown*, 556 U.S. 729 (2009).

Id. at 2120 (Thomas, J., dissenting) (citing Charles Warren, *Federal Criminal Laws and the State Courts*, 38 HARV. L. REV. 545 (1925)).

Author: [Practitioner]

Law Review Ranking: 1

Id. at 2121 (Thomas, J., dissenting) (citing Michael G. Collins, *Article III Cases, State Court Duties, and the Madisonian Compromise*, 1995 WIS. L. REV. 39 (1995)).

Author: Associate Professor of Law, Tulane Law School

Law Review Ranking: 40

Id. (Thomas, J., dissenting) (citing James E. Pfander, *Rethinking the Supreme Court's Original Jurisdiction in State-Party Cases*, 82 CALIF. L. REV. 555 (1994)).

Author: Associate Professor of Law, University of Illinois College of Law

Law Review Ranking: 7

Id. at 2131 (Thomas, J., dissenting) (citing Saikrishna Bangalore Prakash, *Field Office Federalism*, 79 VA. L. REV. 1957, 2032 (1993)).

Author: Clerk, United States Court of Appeals for the District of Columbia Circuit

Law Review Ranking: 6

622. *Bobby v. Bies*, 556 U.S. 825 (2009).

No citations

623. *Iraq v. Beaty*, 556 U.S. 848 (2009).

No citations

624. *Travelers Indem. Co. v. Bailey*, 557 U.S. 137 (2009).

No citations

625. *United States v. Denedo*, 556 U.S. 904 (2009).

No citations

626. *United States ex rel. Eisenstein v. City of New York*, 556 U.S. 928 (2009).

No citations

627. *Boyle v. United States*, 556 U.S. 938 (2009).

No citations

628. *Caperton v. A.T. Massey Coal Co.*, 556 U.S. 868 (2009).

Id. at 2259 (Kennedy, J., majority opinion) (citing John P. Frank, *Disqualification of Judges*, 56 YALE L.J. 605 (1947)).

Author: Assistant Professor of Law, Indiana University School of Law

Law Review Ranking: 3

629. *Polar Tankers, Inc. v. City of Valdez*, 557 U.S. 1 (2009).

No citations

630. *Nijhawan v. Holder*, 557 U.S. 29 (2009).

No citations

631. *Dist. Att’y Off. for the Third Jud. Dist. v. Osborne*, 557 U.S. 52 (2009).

Id. at 2316 (Roberts, C.J., majority opinion) (citing Brandon L. Garrett, *Claiming Innocence*, 92 MINN. L. REV. 1629 (2008)).

Author: Associate Professor, University of Virginia School of Law

Law Review Ranking: 15

Id. at 2321 (Roberts, C.J., majority opinion) (citing Henry J. Friendly, *Is Innocence Irrelevant? Collateral Attack on Criminal Judgments*, 38 U. CHI. L. REV. 142 (1970)).

Author: Judge, United States Court of Appeals for the Second Circuit

Law Review Ranking: 16

Id. at 2327 (Alito, J., concurring) (citing Erin Murphy, *The Art in the Science of DNA: A Layperson’s Guide to the Subjectivity Inherent in Forensic DNA Typing*, 58 EMORY L.J. 489 (2008)).

Author: Assistant Professor, University of California, Berkeley School of Law

Law Review Ranking: 26

Id. at 2328 (Alito, J., concurring) (citing Erin Murphy, *The New Forensics: Criminal Justice, False Certainty, and the Second Generation of Scientific Evidence*, 95 CALIF. L. REV. 721 (2007)).

Author: Assistant Professor of Law, University of California, Berkeley School of Law

Law Review Ranking: 7

Id. at 2337 (Stevens, J., dissenting) (citing Brandon L. Garrett, *Judging Innocence*, 108 COLUM. L. REV. 55 (2008)).

Author: Associate Professor, University of Virginia School of Law

Law Review Ranking: 2

632. *Gross v. FBL Fin. Servs., Inc.*, 557 U.S. 167 (2009).

No citations

633. *Yeager v. United States*, 557 U.S. 110 (2009).

No citations

634. *Couer Alaska, Inc. v. Se. Alaska Conserv. Council*, 557 U.S. 261 (2009).

Id. at 2480 (Scalia, J., concurring) (citing Lisa Schultz Bressman, *How Mead Has Muddled Judicial Review of Agency Action*, 58 VAND. L. REV. 1443 (2005)).

Author: Professor, Vanderbilt Law School

Law Review Ranking: 19

635. *Forest Grove Sch. Dist. v. T.A.*, 557 U.S. 230 (2009).

No citations

636. *Nw. Austin Mun. Util. Dist. No. One v. Holder*, 557 U.S. 193 (2009).

Id. at 2511 (Roberts, C.J., majority opinion) (citing Samuel Issacharoff, *Is Section 5 of the Voting Rights Act a Victim of Its Own Success?*, 104 COLUM. L. REV. 1710 (2004)).

Author: Harold R. Medina Professor of Procedural Jurisprudence, Columbia Law School
Law Review Ranking: 2

Id. (Roberts, C.J., majority opinion) (citing Nathaniel Persily, *The Promise and Pitfalls of the New Voting Rights Act*, 117 YALE L.J. 174 (2007)).

Author: Professor of Law and Political Science, Columbia Law School
Law Review Ranking: 3

Id. at 2519 (Thomas, J., concurring in part and dissenting in part) (citing Richard A. Williamson, *The 1982 Amendments to the Voting Rights Act: A Statutory Analysis of the Revised Bailout Provisions*, 62 WASH. U. L.Q. 1 (1984)).

Author: Associate Dean and Professor of Law, Marshall-Wythe School of Law
Law Review Ranking: 50

Id. at 2526 (Thomas, J., concurring in part and dissenting in part) (citing Ellen Katz, et al., *Documenting Discrimination in Voting: Judicial Findings Under Section 2 of The Voting Rights Act Since 1982*, 39 U. MICH. J.L. REFORM 643 (2006)).

Authors: Ellen Katz: Professor of Law, University of Michigan School of Law; Margaret Aisenbrey, Anna Baldwin, Emma Cheuse, & Anna Weisbrodt: [Law students] J.D. Candidates 2006-07, University of Michigan Law School
Law Review Ranking: 68

637. *Melendez-Diaz v. Massachusetts*, 557 U.S. 305 (2009).

Id. at 2537 (Scalia, J., majority opinion) (citing Pamela R. Metzger, *Cheating the Constitution*, 59 VAND. L. REV. 475 (2006)).

Author: Associate Professor of Law, Tulane Law School
Law Review Ranking: 19

Id. (Scalia, J., majority opinion) (citing Brandon L. Garrett & Peter J. Neufeld, *Invalid Forensic Science Testimony and Wrongful Convictions*, 95 VA. L. REV. 1 (2009)).

Authors: Brandon L. Garrett: Associate Professor, University of Virginia School of Law; Peter J. Neufeld: Co-Founder and Co-Director, The Innocence Project
Law Review Ranking: 6

Id. at 2538 (Scalia, J., majority opinion) (citing *Evidence – Official Records – Coroner’s Inquest*, 65 U. PA. L. REV. 290 (1917)).

Author: Professor of Law, University of Pennsylvania School of Law

Law Review Ranking: 8

Id. at 2541 (Scalia, J., majority opinion) (citing Lori Ann Irish, Comment, *Alibi Notice Rules: The Preclusion Sanction as Procedural Default*, 51 U. CHI. L. REV. 254 (1984)).

Author: [Law student] University of Chicago School of Law

Law Review Ranking: 16

Id. at 2544 (Kennedy, J., dissenting) (citing Miguel A. Méndez, *Crawford v. Washington: A Critique*, 57 STAN. L. REV. 569 (2004)).

Author: Adelbert H. Sweet Professor of Law, Stanford University

Law Review Ranking: 4

Id. at 2546 (Kennedy, J., dissenting) (citing Carolyn Zabrycki, Comment, *Toward a Definition of “Testimonial”: How Autopsy Reports Do Not Embody the Qualities of a Testimonial Statement*, 96 CALIF. L. REV. 1093 (2008)).

Author: Clerk, United States Court of Appeals for the Seventh Circuit

Law Review Ranking: 7

638. *Atl. Sounding Co. v. Townsend*, 557 U.S. 404 (2009).

Id. at 2568 (Thomas, J., majority opinion) (citing David W. Robertson, *Punitive Damages in American Maritime Law: Miles, Baker, and Townsend*, 28 J. MAR. L. & COMM. 73 (1997)).

Author: W. Page Keeton Chair in Tort Law, University of Texas at Austin

Law Review Ranking: 597

Id. at 2569 (Thomas, J., majority opinion) (citing Paul S. Edelman, *Guevara v. Maritime Overseas Corp.: Opposing the Decision*, 20 TUL. MAR. L.J. 349 (1996)).

Author: Partner, Kreindler & Kreindler

Law Review Ranking: 569

639. *Horne v. Flores*, 557 U.S. 433 (2009).

Id. at 2594 (Alito, J., majority opinion) (citing Michael W. McConnell, *Why Hold Elections? Using Consent Decrees to Insulate Policies from Political Change*, 1987 U. CHI. LEGAL F. 295).

Author: Professor of Law, University of Chicago School of Law

Law Review Ranking: 72

Id. (Alito, J., majority opinion) (citing Donald L. Horowitz, *Decreeing Organizational Change: Judicial Supervision of Public Institutions*, 1983 DUKE L.J. 1265).

Author: Professor of Law, Duke University School of Law
Law Review Ranking: 21

Id. (Alito, J., majority opinion) (citing Frank H. Easterbrook, *Justice and Contract in Consent Judgments*, 1987 U. CHI. LEGAL F. 19).

Author: Judge, United States Court of Appeals for the Seventh Circuit
Law Review Ranking: 72

Id. at 2620 (Breyer, J., dissenting) (citing Abram Chayes, *The Role of the Judge in Public Law Litigation*, 89 HARV. L. REV. 1281 (1976)).

Author: Professor of Law, Harvard University
Law Review Ranking: 1

Id. at 2628 (Breyer, J., dissenting) (citing Michael A. Rebell, *Poverty, "Meaningful" Educational Opportunity, and the Necessary Role of the Courts*, 85 N.C. L. REV. 1467 (2007)).

Author: Executive Director, Campaign for Educational Equity, and Professor of Law and Educational Practice, Teachers College, Columbia University, and Lecturer in Law, Columbia Law School
Law Review Ranking: 24

Id. (Breyer, J., dissenting) (citing Cristina M. Rodríguez, *Language and Participation*, 94 CALIF. L. REV. 687 (2006)).

Author: Assistant Professor of Law, N.Y.U. School of Law.
Law Review Ranking: 7

640. *Safford Unified Sch. Dist. No. 1 v. Redding*, 557 U.S. 364 (2009).
No citations

641. *Ricci v. DeStefano*, 557 U.S. 557 (2009).

Id. at 2682 (Scalia, J., concurring) (citing Richard A. Primus, *Equal Protection and Disparate Impact: Round Three*, 117 HARV. L. REV. 493 (2003)).

Author: Assistant Professor of Law, University of Michigan
Law Review Ranking: 1

642. *Cuomo v. Clearing House Ass'n, LLC*, 557 U.S. 519 (2009).

Id. at 2724 (Thomas, J., concurring in part and dissenting in part) (citing Roscoe Pound, *Visitation Jurisdiction Over Corporations in Equity*, 49 HARV. L. REV. 369 (1936)).

Author: Professor, Harvard Law School
Law Review Ranking: 1

643. *Alvarez v. Smith*, 130 S. Ct. 576 (2009).

No citations

644. *Union Pac. R.R. Co. v. Bhd. of Locomotive Eng'rs & Trainmen Gen. Comm. of Adjustment, Cent. Region*, 130 S. Ct. 584 (2009).

No citations

645. *Mohawk Indus., Inc. v. Carpenter*, 130 S. Ct. 599 (2009).

No citations

646. *Beard v. Kindler*, 130 S. Ct. 612 (2009).

Id. at 618 (Roberts, C.J., majority opinion) (citing Daniel J. Meltzer, *State Court Forfeitures of Federal Rights*, 99 HARV. L. REV. 1128 (1986)).

Author: Assistant Professor of Law, Harvard Law School
Law Review Ranking: 1

Id. (Roberts, C.J., majority opinion) (citing Henry J. Friendly, *Indiscretion About Discretion*, 31 EMORY L.J. 747 (1982)).

Author: Senior Judge, United States Court of Appeals for the Second Circuit

Law Review Ranking: 100

647. *Smith v. Spisak*, 130 S. Ct. 676 (2010).

No citations

648. *NRG Power Mktg., LLC v. Me. Pub. Util. Comm'n*, 130 S. Ct. 693 (2010).

No citations

649. *Kucana v. Holder*, 130 S. Ct. 827 (2010).

No citations

650. *Wood v. Allen*, 130 S. Ct. 841 (2010).

No citations

651. *South Carolina v. North Carolina*, 130 S. Ct. 854 (2010).

No citations

652. *Citizens United v. Fed. Election Comm'n*, 130 S. Ct. 876 (2010).

Id. at 893 (Kennedy, J., majority opinion) (citing Richard H. Fallon, *As-Applied and Facial Challenges and Third-Party Standing*, 113 HARV. L. REV. 1321 (2000)).

Author: Professor of Law, at Harvard Law School
Law Review Ranking: 1

Id. at 901 (Kennedy, J., majority opinion) (citing Allison R. Hayward, *Revisiting the Fable of Reform*, 45 HARV. J. ON LEGIS. 421 (2008)).

Author: Assistant Professor of Law, George Mason University School of Law
Law Review Ranking: 53

Id. at 909 (Kennedy, J., majority opinion) (citing Comment, *The Regulation of Union Political Activity: Majority and Minority Rights and Remedies*, 126 U. PA. L. REV. 386 (1977)).

Author: [Law student] University of Pennsylvania Law School

Law Review Ranking: 8

Id. at 922 (Roberts, C.J., concurring) (citing Julian N. Eule, *Promoting Speaker Diversity: Austin and Metro Broadcasting*, 1990 SUP. CT. REV. 105).

Author: Professor of Law, UCLA School of Law

Law Review Ranking: 45

Id. (Roberts, C.J., concurring) (citing Elizabeth Garrett, *New Voices in Politics: Justice Marshall's Jurisprudence on Law and Politics*, 52 HOW. L.J. 655 (2009)).

Author: Sydney M. Irmas Professor of Public Interest Law, Legal Ethics, Political Science and Policy, Planning and Development, University of Southern California

Law Review Ranking: 192

Id. at 922 n.2 (Roberts, C.J., concurring) (citing David A. Strauss, *Corruption, Equality, and Campaign Finance Reform*, 94 COLUM. L. REV. 1369 (1994)).

Author: Harry N. Wyatt Professor of Law, University of Chicago School of Law

Law Review Ranking: 2

Id. (Roberts, C.J., concurring) (citing Gerald G. Ashdown, *Controlling Campaign Spending and the "New Corruption": Waiting for the Court*, 44 VAND. L. REV. 767 (1991)).

Author: Professor of Law, West Virginia University College of Law

Law Review Ranking: 19

Id. at 927 (Scalia, J., concurring) (citing Note, *Corporate Political Affairs Programs*, 70 YALE L.J. 821 (1961)).

Author: [Law student] Yale Law School

Law Review Ranking: 3

Id. at 928 (Scalia, J., concurring) (citing Zephyr Teachout, *The Anti-Corruption Principle*, 94 CORNELL L. REV. 341 (2009)).

Author: Visiting Law Professor, Duke University Law School

Law Review Ranking: 14

Id. (Scalia, J., concurring) (citing David Fagundes, *State Actors as First Amendment Speakers*, 100 NW. U. L. REV. 1637 (2006)).

Author: Bigelow Fellow and Lecturer in Law, University of Chicago Law School

Law Review Ranking: 13

Id. (Scalia, J., concurring) (citing Randall P. Bezanson, *Institutional Speech*, 80 IOWA L. REV. 735 (1995)).

Author: Professor of Law, Washington & Lee Law School

Law Review Ranking: 22

Id. at 940 (Stevens, J., concurring in part and dissenting in part) (citing David B. Magleby, *The Importance of the Record in McConnell v. FEC*, 3 ELECTION L.J. 285 (2004)).

Author: Dean, College of Family, Home and Social Sciences, Brigham Young University
Law Review Ranking: 465

Id. at 947 n.49 (Stevens, J., concurring in part and dissenting in part) (citing Michael Odell Walker, Note, "Don't Show Them Where to Click and Vote": An Assessment of Electioneering Law in the United States as a Consideration in Implementing Internet Voting Regimes, 91 KY. L.J. 715 (2003)).

Author: [Law student] J.D. Candidate 2004, University of Kentucky School of Law
Law Review Ranking: 186

Id. at 948 (Stevens, J., concurring in part and dissenting in part) (citing Zephyr Teachout, *The Anti-Corruption Principle*, 94 CORNELL L. REV. 341 (2009)).

Author: Visiting Assistant Professor of Law, Duke University Law School
Law Review Ranking: 14

Id. (Stevens, J., concurring in part and dissenting in part) (citing David A. Strauss, *Corruption, Equality, and Campaign Finance Reform*, 94 COLUM. L. REV. 1369 (1994)).

Author: Harry N. Wyatt Professor of Law, University of Chicago
Law Review Ranking: 2

Id. at 948 n.52 (Stevens, J., concurring in part and dissenting in part) (citing Daniel P. Tokaji, *First Amendment Equal Protection: On Discretion, Inequality, and Participation*, 101 MICH. L. REV. 2409 (2003)).

Author: Assistant Professor of Law, Moritz College of Law, Ohio State University
Law Review Ranking: 9

Id. at 949 (Stevens, J., concurring in part and dissenting in part) (citing Henry Hansmann & Reinier Kraakman, *The End of History for Corporate Law*, 89 GEO. L.J. 439 (2001)).

Authors: Henry Hansmann: Professor, Yale Law School;
Reinier Kraakman: Professor, Harvard Law School
Law Review Ranking: 10

Id. (Stevens, J., concurring in part and dissenting in part) (citing Robert H. Bork, *Neutral Principles and Some First Amendment Problems*, 47 IND. L.J. 1 (1971)).

Author: Professor of Law, Yale Law School
Law Review Ranking: 32

Id. at 950 (Stevens, J., concurring in part and dissenting in part) (citing David Shelledy, *Autonomy, Debate, and Corporate Speech*, 18 HASTINGS CONST. L.Q. 541 (1991)).

Author: Harry A. Bigelow Teaching Fellow and Lecturer in Law, University of Chicago
Law Review Ranking: 198

Id. (Stevens, J., concurring in part and dissenting in part) (citing David Fagundes, *State Actors as First Amendment Speakers*, 100 NW. U. L. REV. 1637 (2006)).

Author: Bigelow Fellow and Lecturer in Law, University of Chicago
Law Review Ranking: 13

Id. (Stevens, J., concurring in part and dissenting in part) (citing Randall P. Bezanson, *Institutional Speech*, 80 IOWA L. REV. 735 (1995)).

Author: Professor of Law, Washington & Lee University School of Law
Law Review Ranking: 22

Id. (Stevens, J., concurring in part and dissenting in part) (citing Adam Winkler, "Other People's Money": *Corporations, Agency Costs and Campaign Finance Law*, 92 GEO. L.J. 871 (2004)).

Author: Acting Professor, UCLA School of Law
Law Review Ranking: 10

Id. at 963 (Stevens, J., concurring in part and dissenting in part) (citing Frank Pasquale, *Reclaiming Egalitarianism in the Political Theory of Campaign Finance Reform*, 2008 U. ILL. L. REV. 599 (2008)).

Author: Associate Professor of Law, Seton Hall Law School
Law Review Ranking: 30

Id. at 970 (Stevens, J., concurring in part and dissenting in part) (citing Richard H. Pildes, *The Supreme Court 2003 Term Foreword: The Constitutionalization of Democratic Politics*, 118 HARV. L. REV. 28 (2004)).

Author: Sudler Family Professor of Constitutional Law, New York University School of Law
Law Review Ranking: 1

Id. at 971 (Stevens, J., concurring in part and dissenting in part) (citing Margaret M. Blair & Lynn A. Stout, *A Team Production Theory of Corporate Law*, 85 VA. L. REV. 247 (1999)).

Authors: Margaret M. Blair: Professor of Law, Georgetown University Law Center and Senior Fellow, The Brookings Institute; Lynn A. Stout: Professor of Law, Georgetown University Law Center

Law Review Ranking: 6

Id. at 972 (Stevens, J., concurring in part and dissenting in part) (citing Martin H. Redish, *The Value of Free Speech*, 130 U. PA. L. REV. 591 (1982)).

Author: Professor of Law, Northwestern University
Law Review Ranking: 8

Id. at 975 (Stevens, J., concurring in part and dissenting in part) (citing Robert H. Sitkoff, *Corporate Political Speech, Political Extortion, and the Competition for Corporate Charters*, 69 U. CHI. L. REV. 1103 (2002)).

Author: Assistant Professor of Law, Northwestern University
Law Review Ranking: 16

Id. at 977 (Stevens, J., concurring in part and dissenting in part) (citing Adam Winkler, *Beyond Bellotti*, 32 LOY. L.A. L. REV. 133 (1998)).

Author: [Practitioner] Adjunct Professor of Law, Loyola Law School
Law Review Ranking: 102

Id. at 978 (Stevens, J., concurring in part and dissenting in part) (citing Alicia Davis Evans, *A Requiem for the Retail Investor?*, 95 VA. L. REV. 1105 (2009)).

Author: Assistant Professor, University of Michigan Law School
Law Review Ranking: 6

653. *Hemi Grp. v. City of New York*, 130 S. Ct. 983 (2010).

Id. at 999 (Breyer, J., dissenting) (citing William L. Prosser, *Misrepresentation and Third Persons*, 19 VAND. L. REV. 231 (1966)).

Author: Professor of Law, Hastings College of Law, University of California
Law Review Ranking: 19

Id. (Breyer, J., dissenting) (citing Henry J. Terry, *Intent to Defraud*, 25 YALE L.J. 87 (1915)).

Author: Professor of Law, Yale Law School
Law Review Ranking: 3

654. *Hertz Corp. v. Friend*, 130 S. Ct. 1181 (2010).

Id. at 1190 (Breyer, J., majority opinion) (citing Jack H. Friedenthal, *New Limitations on Federal Jurisdiction*, 11 STAN. L. REV. 213 (1959)).

Author: Assistant Professor of Law, Stanford Law School
Law Review Ranking: 4

655. *Florida v. Powell*, 130 S. Ct. 1195 (2010).

No citations

656. *Maryland v. Shatzer*, 130 S. Ct. 1213 (2010).

Id. at 1231 n.10 (Stevens, J., concurring) (citing Richard A. Leo & Welsh S. White, *Adapting to Miranda: Modern Interrogators' Strategies for Dealing with the Obstacles Posed by Miranda*, 84 MINN. L. REV. 397 (1999)).

Authors: Richard A. Leo: Assistant Professor of Criminology, Law and Society and Assistant Professor of Psychology and Social Behavior, University of California at Irvine; Welsh S. White: Professor of Law, University of Pittsburgh

Law Review Ranking: 15

657. *Reed Elsevier, Inc. v. Muchnick*, 130 S. Ct. 1237 (2010).

No citations

658. *Mac's Shell Serv., Inc. v. Shell Oil Prod. Co.*, 130 S. Ct. 1251 (2010).

Id. at 1255 (Alito, J., majority opinion) (citing Comment, *Retail Gasoline Franchise Terminations and Nonrenewals Under Title I of the Petroleum Marketing Practices Act*, 1980 DUKE L.J. 522 (1980)).

Author: [Law student] Duke Law School

Law Review Ranking: 21

Id. at 1258 (Alito, J., majority opinion) (citing Max P. Rapacz, *Origin and Evolution of Constructive Eviction in the United States*, 1 DEPAUL L. REV. 69 (1951)).

Author: Professor of Law, DePaul Law School

Law Review Ranking: 63

Id. (Alito, J., majority opinion) (citing Mary Ann Glendon, *The Transformation of American Landlord-Tenant Law*, 23 B.C. L. REV. 503 (1982)).

Author: Professor of Law, Boston College Law School

Law Review Ranking: 27

Id. (Alito, J., majority opinion) (citing Lorin M. Kleeger, Comment, *Judicial Interpretation of the Petroleum Marketing Practices Act*, 32 EMORY L.J. 273 (1983)).

Author: [Law student] Emory Law School

Law Review Ranking: 26

659. *Johnson v. United States*, 130 S. Ct. 1265 (2010).

No citations

660. *Milavetz, Gallop & Milavetz, P.A. v. United States*, 130 S. Ct. 1324 (2010).

No citations

661. *Bloate v. United States*, 130 S. Ct. 1345 (2010).

No citations

662. *United Student Aid Funds, Inc. v. Espinosa*, 130 S. Ct. 1367 (2010).

No citations

663. *Berghuis v. Smith*, 130 S. Ct. 1382 (2010).

Id. at 1396 (Thomas, J., concurring) (citing Albert W. Alschuler & Andrew G. Deiss, *A Brief History of the Criminal Jury in the United States*, 61 U. CHI. L. REV. 867 (1994)).
Authors: Albert W. Alschuler: Wilson-Dickinson Professor, University of Chicago School of Law; Andrew G. Deiss: [Law student] Doctoral Student in History and J.D. Candidate 1995, University of Chicago
Law Review Ranking: 16

664. *Graham Cnty. Soil & Water Conservation Dist. v. United States ex. rel. Wilson*, 130 S. Ct. 1396 (2010).

Id. at 1406 (Stevens, J., majority opinion) (citing John Paul Stevens, *The Shakespeare Canon of Statutory Construction*, 140 U. PA. L. REV. 1373 (1992)).
Author: Associate Justice, Supreme Court of the United States
Law Review Ranking: 8

665. *Jones v. Harris Assocs. L.P.*, 130 S. Ct. 1418 (2010).

No citations

666. *Shady Grove Orthopedic Assocs., P.A. v. Allstate Ins. Co.*, 130 S. Ct. 1431 (2010).

Id. at 1441 (Scalia, J., plurality opinion) (citing Jos R. Torres & Steve Windsor, *State Legislative Histories: A Select, Annotated Bibliography*, 85 LAW LIBR. J. 545 (1993)).
Authors: Jos R. Torres: Legal Reference Librarian, Law Library of Congress; Steve Windsor: Judicial Law Clerk, United States District Court for the Southern District of Texas
Law Review Ranking: 548

Id. at 1448 (Scalia, J., plurality opinion) (citing Bradford R. Clark, *Erie's Constitutional Source*, 95 CALIF. L. REV. 1289 (2007)).

Author: William Cranch Research Professor of Law, George Washington University Law School
Law Review Ranking: 7

Id. at 1452 n.7 (Stevens, J., concurring) (citing John Hart Ely, *The Irrepressible Myth of Erie*, 87 HARV. L. REV. 693 (1974)).

Author: Professor of Law, Harvard Law School
Law Review Ranking: 1

Id. at 1460 (Ginsburg, J., dissenting) (citing Roger J. Traynor, *Is This Conflict Really Necessary?*, 37 TEX. L. REV. 657 (1959)).

Author: Associate Justice, Supreme Court of California
Law Review Ranking: 11

Id. at 1469 (Ginsburg, J., dissenting) (citing Walter Wheeler Cook, “Substance” and “Procedure” in the Conflict of Laws, 42 YALE L.J. 333 (1933)).

Author: Professor of Law, The Institute of Law, Johns Hopkins University
Law Review Ranking: 3

Id. at 1470 (Ginsburg, J., dissenting) (citing William F. Baxter, *Choice of Law and the Federal System*, 16 STAN. L. REV. 1 (1963)).

Author: Associate Professor of Law, Stanford Law School
Law Review Ranking: 4

667. *Padilla v. Kentucky*, 130 S. Ct. 1473 (2010).

Id. at 1481 n.8 (Stevens, J., majority opinion) (citing Jenny Roberts, *Ignorance is Effectively Bliss: Collateral Consequences, Silence, and Misinformation in the Guilty-Plea Process*, 95 IOWA L. REV. 119 (2009)).

Author: Associate Professor and Director, Criminal Defense Clinic, Syracuse University College of Law
Law Review Ranking: 22

Id. at 1482 (Stevens, J., majority opinion) (citing Gabriel J. Chin & Richard W. Holmes, Jr., *Effective Assistance of Counsel and the Consequences of Guilty Pleas*, 87 CORNELL L. REV. 697 (2002)).

Authors: Gabriel J. Chin: Interim Associate Dean For Faculty Research and Development and Rufus King Professor of Law, University of Cincinnati College of Law; Richard W. Holmes, Jr.: Associate, Graydon, Head & Ritchey
Law Review Ranking: 14

668. *United States v. Stevens*, 130 S. Ct. 1577 (2010).

Id. at 1595 n.3 (Alito, J., dissenting) (citing Note, *Economics and Ethics in the Genetic Engineering of Animals*, 19 HARV. J.L. & TECH. 413 (2006)).

Author: [Law student] J.D. Candidate 2006, Texas Tech School of Law
Law Review Ranking: 25

669. *Jerman v. Carlisle, McNellie, Rini, Kramer & Ulrich LPA*, 130 S. Ct. 1605 (2010).

No citations

670. *Conkright v. Frommert*, 130 S. Ct. 1640 (2010).

No citations

671. *Perdue v. Kenny A. ex rel. Winn*, 130 S. Ct. 1662 (2010).

Id. at 1682 (Breyer, concurring in part and dissenting in part) (citing Janet Weinstein & Ricardo Weinstein, *Before It's Too Late: Neuropsychological Consequences of Child Neglect and their Implications for Law and Social Policy*, 33 U. MICH. J.L. REFORM 561 (2000)).

Authors: Janet Weinstein: Professor of Law, California Western School of Law; Ricardo Weinstein: Psychologist, Private Practice

Law Review Ranking: 68

Id. at 1683 (Breyer, J., concurring in part and dissenting in part) (citing Jonathan M. Barnett, *Certification Drag: The Opinion Puzzle and Other Transactional Curiosities*, 33 IOWA J. CORP. L. 95 (2007)).

Author: Assistant Professor, Gould School of Law, University of Southern California

Law Review Ranking: Unranked

672. *Stolt-Nielsen S.A. v. AnimalFeeds Int'l Corp.*, 130 S. Ct. 1758 (2010).

Id. at 1765 (Alito, J., majority opinion) (citing Charles L. Trowbridge, *Admiralty Law Institute: Symposium on Charter Parties: The History, Development, and Characteristics of the Charter Concept*, 49 TUL. L. REV. 743 (1975)).

Author: [Practitioner]

Law Review Ranking: 87

Id. at 1765 n.1 (Alito, J., majority opinion) (citing Lourdes M. Andreu, Comment, *A Comparative Analysis of Charter Party Agreements "Subject to" Respective American and British Laws and Decisions . . . It's All in the Details*, 26 TUL. MAR. L.J. 291 (2002)).

Author: [Law student] J.D. Candidate 2002, Tulane Law School

Law Review Ranking: 569

Id. at 1769 n.6 (Alito, J., majority opinion) (citing Charles Merrill Hough, *Admiralty Jurisdiction – Of Late Years*, 37 HARV. L. REV. 529 (1924)).

Author: Professor of Law, Harvard Law School

Law Review Ranking: 1

673. *Merck & Co., Inc. v. Reynolds*, 130 S. Ct. 1784 (2010).

Id. at 1800 (Scalia, J., concurring) (citing John P. Dawson, *Undiscovered Fraud and Statutes of Limitation*, 31 MICH. L. REV. 591 (1933)).

Author: Associate Professor of Law, University of Michigan

Law Review Ranking: 9

674. *Salazar v. Buono*, 130 S. Ct. 1803 (2010).

No citations

675. Hui v. Castaneda, 130 S. Ct. 1845 (2010).

No citations

676. Renico v. Lett, 130 S. Ct. 1855 (2010).

Id. at 1866 n.1 (Stevens, J., dissenting) (citing Comment, *Deadlocked Juries and Dynamite: A Critical Look at the "Allen Charge"*, 31 U. CHI. L. REV. 386 (1964)).

Author: [Law student] University of Chicago School of Law
Law Review Ranking: 16

Id. at 1867 n.4 (Stevens, J., dissenting) (citing George C. Thomas III & Mark Greenbaum, *Justice Story Cuts the Gordian Knot of Hung Jury Instructions*, 15 WM. & MARY BILL RTS. J. 893 (2007)).

Authors: George C. Thomas III: Distinguished Professor of Law, Rutgers University; Mark Greenbaum: [Law student] J.D. 2005, Rutgers Law School
Law Review Ranking: 99

677. Abbott v. Abbott, 130 S. Ct. 1983 (2010).

Id. at 1991 (Kennedy, J., majority opinion) (citing Jana B. Singer, *Dispute Resolution and the Postdivorce Family: Implications of a Paradigm Shift*, 47 FAM. CT. REV. 363 (2009)).

Author: Professor of Law, University of Maryland School of Law
Law Review Ranking: 325

Id. (Kennedy, J., majority opinion) (citing Linda D. Elrod, *Reforming the System to Protect Children in High Conflict Custody Cases*, 28 WM. MITCHELL L. REV. 495 (2001)).

Author: Distinguished Professor of Law, Washburn University School of Law
Law Review Ranking: 236

Id. at 1995 (Kennedy, J., majority opinion) (citing Linda Silberman, *The Hague Child Abduction Convention Turns Twenty: Gender Politics and Other Issues*, 33 N.Y.U. J. INT'L L. & POL. 221 (2000)).

Author Professor of Law, New York University School of Law
Law Review Ranking: 356

Id. (Kennedy, J., majority opinion) (citing Christopher B. Whitman, *Croll v. Croll: The Second Circuit Limits "Custody Rights" Under the Hague Convention on the Civil Aspects of International Child Abduction*, 9 TUL. J. INT'L & COMP. L. 605 (2001)).

Author: [Law student] Tulane Law School
Law Review Ranking: 347

678. United States v. Comstock, 130 S. Ct. 1949 (2010).

Id. at 1972 (Thomas, J., dissenting) (citing Randy E. Barnett, *The Original Meaning of the Necessary and Proper Clause*, 6 U. PA. J. CONST. L. 183 (2003)).

Author: Austin B. Fletcher Professor, Boston University School of Law

Law Review Ranking: 60

Id. (Thomas, J., dissenting) (citing Gary Lawson & Patricia B. Granger, *The "Proper" Scope of Federal Power: A Jurisdictional Interpretation of the Sweeping Clause*, 43 DUKE L.J. 267 (1993)).

Authors: Gary Lawson: Associate Professor of Law, Northwestern University School of Law; Patricia B. Granger: Bigelow Teaching Fellow and Lecturer in Law, University of Chicago School of Law

Law Review Ranking: 21

679. *Graham v. Florida*, 130 S. Ct. 2011 (2010).

Id. at 2032 (Kennedy, J., majority opinion) (citing Kristin Henning, *Loyalty, Paternalism, and Rights: Client Counseling Theory and the Role of Child's Counsel in Delinquency Cases*, 81 NOTRE DAME L. REV. 245 (2005)).

Author: Associate Professor of Law, Georgetown University Law Center

Law Review Ranking: 18

Id. at 2033 (Kennedy, J., majority opinion) (citing Connie de la Vega & Michelle Leighton, *Sentencing Our Children to Die in Prison: Global Law and Practice*, 42 U.S.F. L. REV. 983 (2008)).

Authors: Connie de la Vega: Professor of Law and Director of the Frank C. Newman International Human Rights Clinic, University of San Francisco School of Law; Michelle Leighton: Director of Human Rights Programs, Center for Law and Global Justice, University of San Francisco School of Law

Law Review Ranking: 158

Id. at 2044–45 (Thomas, J., dissenting) (citing Kathryn Preyer, *Penal Measures in the American Colonies: An Overview*, 26 AM. J. LEGAL HIST. 326 (1982)).

Author: Professor of History, Wellesley College

Law Review Ranking: 720

Id. at 2047 (Thomas, J., dissenting) (citing Rachel E. Barkow, *The Court of Life and Death: The Two Tracks of Constitutional Sentencing Law and the Case for Uniformity*, 107 MICH. L. REV. 1145 (2009)).

Author: Professor of Law, NYU School of Law

Law Review Ranking: 9

Id. (Thomas, J., dissenting) (citing Daniel Suleiman, Note, *The Capital Punishment Exception: A Case for Constitutionalizing the Substantive Criminal Law*, 104 COLUM. L. REV. 426 (2004)).

Author: [Law student] Columbia Law School

Law Review Ranking: 2

Id. (Thomas, J., dissenting) (citing Carol S. Steiker & Jordan M. Steiker, *Opening a Window or Building a Wall? The Effect of Eighth Amendment Death Penalty Law and Advocacy on Criminal Justice More Broadly*, 11 U. PA. J. CONST. L. 155 (2009)).

Authors: Carol S. Steiker: Howard J. and Katherine W. Aibel Professor of Law, Harvard Law School; Jordan M. Steiker: Judge Robert M. Parker Chair in Law, University of Texas School of Law

Law Review Ranking: 60

Id. at 2050 (Thomas, J., dissenting) (citing Stephen Breyer, *Federal Sentencing Guidelines Revisited*, 11 FED. SENT'G RPTR. 180 (1999)).

Author: Associate Justice, Supreme Court of the United States

Law Review Ranking: 650

Id. (Thomas, J., dissenting) (citing Barry C. Feld, *Unmitigated Punishment: Adolescent Criminal Responsibility and LWOP Sentences*, 10 J.L. & FAM. STUD. 11 (2007)).

Author: Centennial Professor of Law, University of Minnesota

Law Review Ranking: 407

680. *Hardt v. Reliance Standard Life Ins. Co.*, 130 S. Ct. 2149 (2010).

No citations

681. *United States v. Marcus*, 130 S. Ct. 2159 (2010).

No citations

682. *United States v. O'Brien*, 130 S. Ct. 2169 (2010).

Id. at 2181 (Stevens, J., concurring) (citing Gary T. Lowenthal, *Mandatory Sentencing Laws: Undermining the Effectiveness of Determinate Sentencing Reform*, 81 CALIF. L. REV. 61 (1993)).

Author: Professor of Law, Arizona State University

Law Review Ranking: 7

Id. (Stevens, J., concurring) (citing Stephen J. Schulhofer, *Rethinking Mandatory Minimums*, 28 WAKE FOREST L. REV. 199 (1993)).

Author: Frank & Bernice J. Greenberg Professor of Law and Director of the Center for Studies in Criminal Justice, University of Chicago Law School

Law Review Ranking: 38

683. *Lewis v. City of Chicago*, 130 S. Ct. 2191 (2010).

No citations

684. *Am. Needle, Inc. v. Nat'l Football League*, 130 S. Ct. 2201 (2010).

Id. at 2210 (Stevens, J., majority opinion) (citing Edward B. Rock, *Corporate Law Through an Antitrust Lens*, 92 COLUM. L. REV. 497 (1992)).

Author: Assistant Professor of Law, University of Pennsylvania Law School
Law Review Ranking: 2

Id. at 2213 (Stevens, J., majority opinion) (citing Phillip Areeda, *Intraenterprise Conspiracy in Decline*, 97 HARV. L. REV. 451, (1983)).

Author: Langdell Professor of Law, Harvard University
Law Review Ranking: 1

Id. (Stevens, J., majority opinion) (citing Herbert Hovenkamp, *Exclusive Joint Ventures and Antitrust Policy*, 1995 COLUM. BUS. L. REV. 1 (1995)).

Author: Ben V. & Dorothy Willie Professor of Law, the University of Iowa
Law Review Ranking: 158

Id. (Stevens, J., majority opinion) (citing Zenichi Shishido, *Conflicts of Interest and Fiduciary Duties in the Operation of a Joint Venture*, 39 HASTINGS L.J. 63 (1987)).

Author: Associate Professor of Law, Seikei University, Tokyo, Japan
Law Review Ranking: 34

Id. (Stevens, J., majority opinion) (citing Joseph F. Brodley, *Joint Ventures and Antitrust Policy*, 95 HARV. L. REV. 1521 (1982)).

Author: Professor of Law, Boston University
Law Review Ranking: 1

685. *Carr v. United States*, 130 S. Ct. 2229 (2010).

No citations

686. *Berghuis v. Thompkins*, 130 S. Ct. 2250 (2010).

Id. at 2278 (Sotomayor, J., dissenting) (citing Marcy Strauss, *The Sounds of Silence: Reconsidering the Invocation of the Right to Silence Under Miranda*, 17 WM. & MARY BILL RTS. J. 773 (2009)).

Author: Professor of Law, Loyola Law School
Law Review Ranking: 99

687. *Samantar v. Yousuf*, 130 S. Ct. 2278 (2010).

No citations

688. *Alabama v. North Carolina*, 130 S. Ct. 2295 (2010).

No citations

689. Levin v. Commerce Energy, Inc., 130 S. Ct. 2323 (2010).

No citations

690. Kawasaki Kisen Kaisha, Ltd. v. Regal-Beloit Corp., 130 S. Ct. 2433 (2010).

Id. at 2450 (Sotomayor, J., dissenting) (citing Michael F. Sturley, *Maritime Cases About Train Wrecks: Applying Maritime Law to the Inland Damage of Ocean Cargo*, 40 J. MAR. L. & COM. 1 (2009)).

Author: Stanley D. and Sandra J. Rosenberg Centennial Professor of Law, University of Texas at Austin
Law Review Ranking: 597

691. Hamilton v. Lanning, 130 S. Ct. 2464 (2010).

No citations

692. Krupski v. Costa Crociere S.p.A., 130 S. Ct. 2485 (2010).

No citations

693. Barber v. Thomas, 130 S. Ct. 2499 (2010).

No citations

694. Astrue v. Ratliff, 130 S. Ct. 2521 (2010).

No citations

695. Dolan v. United States, 130 S. Ct. 2533 (2010).

No citations

696. Holland v. Florida, 130 S. Ct. 2549 (2010).

No citations

697. Carachuri-Rosendo v. Holder, 130 S. Ct. 2577 (2010).

No citations

698. Stop the Beach Renourishment, Inc. v. Fla. Dep't of Env'tl. Prot., 130 S. Ct. 2592 (2010).

Id. at 2615 (Kennedy, J., concurring) (citing Roderick E. Walston, *The Constitution and Property: Due Process, Regulatory Takings, and Judicial Takings*, 2001 UTAH L. REV. 379).

Author: General Counsel for the Metropolitan Water District of Southern California, in Los Angeles
Law Review Ranking: 87

Id. at 2616 (Kennedy, J., concurring) (citing Barton H. Thompson, Jr., *Judicial Takings*, 76 VA. L. REV. 1449 (1990)).

Author: Associate Professor, Stanford Law School
Law Review Ranking: 6

699. City of Ontario v. Quon, 130 S. Ct. 2619 (2010).

No citations

700. New Process Steel, L.P. v. NLRB, 130 S. Ct. 2635 (2010).

Id. at 2645 n.7 (Stevens, J., majority opinion) (citing John C. Truesdale, *Battling Case Backlogs at the NLRB: The Continuing Problem of Delays in Decision Making and the Clinton Board's Response*, 16 LAB. LAW. 1 (2000)).

Author: Former Chairman of the NLRB

Law Review Ranking: 772

Id. (Stevens, J., majority opinion) (citing John E. Higgins, *Labor Czars-Commissars-Keeping Women in the Kitchen-the Purpose and Effects of the Administrative Changes Made by Taft-Hartley*, 47 CATH. U. L. REV. 941 (1998)).

Author: Career NLRB attorney

Law Review Ranking: 135

701. Schwab v. Reilly, 130 S. Ct. 2652 (2010).

No citations

702. Dillon v. United States, 130 S. Ct. 2683 (2010).

No citations

703. Holder v. Humanitarian Law Project, 130 S. Ct. 2705 (2010).

No citations

704. Monsanto Co. v. Geertson Seed Farms, 130 S. Ct. 2743 (2010).

Id. at 2767 n.5 (Stevens, J., dissenting) (citing Ronald M. Levin, "Vacation" at Sea: *Judicial Remedies and Equitable Discretion in Administrative Law*, 53 DUKE L.J. 291 (2003)).

Author: Henry Hitchcock Professor of Law, Washington University in St. Louis

Law Review Ranking: 21

Id. at 2769 (Stevens, J., dissenting) (citing Leslye A. Herrmann, *Injunctions for NEPA Violations: Balancing the Equities*, 59 U. CHI. L. REV. 1263 (1992)).

Author: [Law student] J.D. Candidate 1992, The University of Chicago

Law Review Ranking: 16

705. Rent-A-Center, W., Inc. v. Jackson, 130 S. Ct. 2772 (2010).

No citations

706. Magwood v. Patterson, 130 S. Ct. 2788 (2010).

No citations

707. Doe v. Reed, 130 S. Ct. 2811 (2010).

Id. at 2834 (Scalia, J., concurring) (citing Jason Mazzone, *Freedom's Associations*, 77 WASH. L. REV. 639 (2002)).

Author: Graduate Fellow, Yale Law School

Law Review Ranking: 90

708. Granite Rock Co. v. Int'l Bhd. of Teamsters, 130 S. Ct. 2847 (2010).

No citations

709. Morrison v. Nat'l Austl. Bank, Ltd., 130 S. Ct. 2869 (2010).

Id. at 2880 (Scalia, J., majority opinion) (citing Stephen J. Choi & Linda J. Silberman, *Transnational Litigation and Global Securities Class-Action Lawsuits*, 2009 WIS. L. REV. 465).

Authors: Stephen J. Choi: Murray and Kathleen Bring

Professor of Law, NYU Law School; Linda J. Silberman:
Martin Lipton Professor of Law, NYU Law School
Law Review Ranking: 40

Id. (Scalia, J., majority opinion) (citing Kun Young Chang, *Multinational Enforcement of U.S. Securities Laws: The Need for the Clear and Restrained Scope of Extraterritorial Subject-Matter Jurisdiction*, 9 *FORDHAM J. CORP. & FIN. L.* 89 (2004)).

Author: Law clerk, Kelley Belcher & Brown, Bloomington, Indiana

Law Review Ranking: 232

Id. (Scalia, J., majority opinion) (citing Donald C. Langevoort, *Schoenbaum Revisited: Limiting the Scope of Antifraud Protection in an Internationalized Securities Marketplace*, 55 *LAW & CONTEMP. PROBS.* 241 (1992)).

Author: Lee S. and Charles A. Speir Professor of Law, Vanderbilt University

Law Review Ranking: 42

Id. at 2881 (Scalia, J., majority opinion) (citing Margaret V. Sachs, *The International Reach of Rule 10b-5: The Myth of Congressional Silence*, 28 *COLUM. J. TRANSNAT'L L.* 677 (1990)).

Author: Associate Professor, University of Georgia School of Law

Law Review Ranking: 65

Id. (Scalia, J., majority opinion) (citing John D. Kelly, Note, *Let There Be Fraud (Abroad): A Proposal for a New U.S. Jurisprudence with Regard to the Extraterritorial Application of the Anti-Fraud Provisions of the 1933 and 1934 Securities Acts*, 28 *LAW & POL'Y INT'L BUS.* 477 (1997)).

Author: [Law student] J.D., Georgetown University Law Center

Law Review Ranking: 655

Id. at 2886 (Scalia, J., majority opinion) (citing Hannah L. Buxbaum, *Multinational Class Actions Under Federal Securities Law: Managing Jurisdictional Conflict*, 46 *COLUM. J. TRANSNAT'L L.* 14 (2007)).

Author: Professor of Law and Louis F. Neizer Faculty Fellow, Indiana University School of Law-Bloomington

Law Review Ranking: 65

Id. at 2890 (Stevens, J., concurring) (citing Louis Loss, *In Memoriam: Henry J. Friendly*, 99 *HARV. L. REV.* 1722 (1986)).

Author: William Nelson Cromwell Professor of Law, Emeritus, Harvard University

Law Review Ranking: 1

Id. at 2892 (Stevens, J., concurring) (citing William S. Dodge, *Understanding the Presumption Against Extraterritoriality*, 16 BERKELEY J. INT'L L. 85 (1998)).

Author: Associate Professor, University of California,
Hastings College of the Law
Law Review Ranking: 124

Id. at 2895 (Stevens, J., concurring) (citing Joseph P. Griffin, *Extraterritoriality in U.S. and EU Antitrust Enforcement*, 67 ANTITRUST L.J. 159 (1999)).

Author: Former Counsel for the British Government in
Hartford Fire and member of both American Bar Association
Task Forces that reviewed the 1995 and 1988 Antitrust
Enforcement Guidelines for International Operations
Law Review Ranking: 126

710. *Skilling v. United States*, 130 S. Ct. 2896 (2010).

Id. at 2927 (Ginsburg, J., majority opinion) (citing Daniel J. Hurson, *Limiting the Federal Mail Fraud Statute-A Legislative Approach*, 20 AM. CRIM. L. REV. 423 (1983)).

Author: Partner, Hundley & Cacheris, Washington, D.C.
Law Review Ranking: 66

711. *Black v. United States*, 130 S. Ct. 2963 (2010).

No citations

712. *Christian Legal Soc'y Chapter of the Univ. of Cal., Hastings Coll. of the Law v. Martinez*, 130 S. Ct. 2971 (2010).

Id. at 2985 (Ginsburg, J., majority opinion) (citing Eugene Volokh, *Freedom of Expressive Association and Government Subsidies*, 58 STAN. L. REV. 1919 (2006)).

Author: Gary T. Schwartz Professor of Law, UCLA School of
Law
Law Review Ranking: 4

713. *McDonald v. City of Chicago*, 130 S. Ct. 3020 (2010).

Id. at 3030 (Alito, J., plurality opinion) (citing Fredrick M. Lawrence, *Civil Rights and Criminal Wrongs: The Mens Rea of Federal Civil Rights Crimes*, 67 TUL. L. REV. 2113, 2153 (1993)).

Author: Associate Professor of Law, Boston University
Law Review Ranking: 87

Id. at 3033 (Alito, J., plurality opinion) (citing Charles Fairman, *Does the Fourteenth Amendment Incorporate the Bill of Rights?*, 2 STAN. L. REV. 5 (1949)).

Author: Professor of Law and Political Science, Stanford
University
Law Review Ranking: 4

Id. (Alito, J., plurality opinion) (citing Raoul Berger, *Incorporation of the Bill of Rights in the Fourteenth Amendment: A Nine-Lived Cat*, 42 OHIO ST. L.J. 435 (1981)).

Author: Law professor, Harvard Law School (emeritus)
Law Review Ranking: 43

Id. (Alito, J., plurality opinion) (citing David T. Hardy, *Original Popular Understanding of the Fourteenth Amendment as Reflected in the Print Media of 1866-1868*, 30 WHITTIER L. REV. 695 (2009)).

Author: [Practitioner]
Law Review Ranking: 272

Id. (Alito, J., plurality opinion) (citing Richard L. Aynes, *On Misreading John Bingham and the Fourteenth Amendment*, 103 YALE L.J. 57 (1993)).

Author: Associate Dean and Professor of Law, University of Akron School of Law
Law Review Ranking: 3

Id. at 3037 (Alito, J., plurality opinion) (citing Clayton E. Cramer, Nicholas J. Johnson & George A. Mocsary, "This Right is Not Allowed by Governments That Are Afraid of The People": The Public Meaning of the Second Amendment When the Fourteenth Amendment Was Ratified, 17 GEO. MASON L. REV. 823 (2010)).

Authors: Clayton E. Cramer: Adjunct History Faculty, College of Western Idaho; Nicholas J. Johnson: Professor, Fordham University School of Law; George A. Mocsary: Law Clerk to the Honorable Harris L Hartz, U.S. Court of Appeals for the Tenth Circuit
Law Review Ranking: 168

Id. at 3041 (Alito, J., plurality opinion) (citing Stephen G. Calabresi & Livia Fine, *Two Cheers for Professor Balkin's Originalism*, 103 NW. U. L. REV. 663 (2009)).

Authors: Stephen G. Calabresi: George C. Dix Professor of Constitutional Law, Northwestern University; Livia Fine: [Law student] J.D. candidate, Northwestern University School of Law 2010
Law Review Ranking: 13

Id. at 3042 (Alito, J., plurality opinion) (citing Stephen G. Calabresi & Sarah E. Agudo, *Individual Rights Under State Constitutions when the Fourteenth Amendment Was Ratified in 1868: What Rights Are Deeply Rooted in American History and Tradition?*, 87 TEX. L. REV. 7 (2008)).

Authors: Stephen G. Calabresi: George C. Dix Professor of Constitutional Law, Northwestern University; Sarah E. Agudo: [Law student] Northwestern University School of

Law and candidate for a Master in Public Policy at Harvard University, Kennedy School of Government
Law Review Ranking: 11

Id. at 3044 n.28 (Alito, J., plurality opinion) (citing Gordon Van Kessel, *Adversary Excesses in the American Criminal Trial*, 67 NOTRE DAME L. REV. 403 (1992)).

Author: Professor of Law, University of California, Hastings College of the Law

Law Review Ranking: 18

Id. (Alito, J., plurality opinion) (citing Ethan J. Leib, *A Comparison of Criminal Jury Decision Rules in Democratic Countries*, 5 OHIO ST. J. CRIM. L. 629 (2008)).

Author: Associate Professor of Law, University of California's Hastings College of the Law

Law Review Ranking: 115

Id. (Alito, J., plurality opinion) (citing Lynne N. Henderson, *The Wrongs of Victim's Rights*, 37 Stan. L. Rev. 937 (1985)).

Author: Assistant Professor of Law, Florida State University

Law Review Ranking: 4

Id. (Alito, J., plurality opinion) (citing David Alan Sklansky, *Anti-Inquisitorialism*, 122 HARV. L. REV. 1634 (2009)).

Author: Professor of Law, University of California, Berkeley, School of Law

Law Review Ranking: 1

Id. at 3045 n.29 (Alito, J., plurality opinion) (citing Elizabeth Christensen, *Is the Lutheran Church Still the State Church? An Analysis of Church-State Relations in Finland*, 1995 BYU L. REV. 585).

Author: [Law student]

Law Review Ranking: 96

Id. at 3064 (Thomas, J., concurring) (citing Kurt T. Lash, *The Origins of the Privileges or Immunities Clause, Part I: "Privileges and Immunities" as an Antebellum Term of Art*, 98 GEO. L.J. 1241 (2010)).

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Law Review Ranking: 10

Id. at 3072 (Thomas, J., concurring) (citing Bryan H. Wildenthal, *Nationalizing the Bill of Rights: Revisiting the Original Understanding of the Fourteenth Amendment in 1866-67*, 68 OHIO ST. L.J. 1509 (2007)).

Author: Associate Professor, Thomas Jefferson School of Law

Law Review Ranking: 43

Id. at 3079 (Thomas, J., concurring) (citing David T. Hardy, *Original Popular Understanding of the Fourteenth Amendment as Reflected in the Print Media of 1866-1868*, 30 WHITTIER L. REV. 695 (2009)).

Author: [Practitioner]

Law Review Ranking: 272

Id. at 3081 (Thomas, J., concurring) (citing Robert J. Cottrol & Raymond T. Diamond, *The Second Amendment: Toward an Afro-Americanist Reconsideration*, 80 GEO. L.J. 309 (1991)).

Author: Robert J. Cottrol: Associate Professor, Rutgers (Camden) School of Law; Raymond T. Diamond: Associate Professor, Tulane University School of Law

Law Review Ranking: 10

Id. at 3089 (Stevens, J., dissenting) (citing David P. Currie, *The Reconstruction Congress*, 75 U. CHI. L. REV. 383 (2008)).

Author: Edward H. Levi Distinguished Service Professor of Law Emeritus, The University of Chicago

Law Review Ranking: 16

Id. (Stevens, J., dissenting) (citing J. Harvie Wilkinson, III, *The Fourteenth Amendment Privileges or Immunities Clause*, 12 HARV. J.L. & PUB. POL'Y 43 (1989)).

Author: Judge, United States Court of Appeals for the Fourth Circuit

Law Review Ranking: 51

Id. (Stevens, J., dissenting) (citing Christopher R. Green, *The Original Sense of the (Equal) Protection Clause: Subsequent Interpretation and Application*, 19 GEO. MASON U. C.R. L.J. 219 (2009)).

Author: Assistant Professor of Law, University of Mississippi School of Law

Law Review Ranking: 370

Id. (Stevens, J., dissenting) (citing Philip Hamburger, *Privileges or Immunities*, 105 NW. U. L. REV. (forthcoming)).

Author: Maurice and Hilda Friedman Professor of Law, Columbia University

Law Review Ranking: 13

Id. at 3091 (Stevens, J., dissenting) (citing James W. Ely, Jr., *The Oxymoron Reconsidered: Myth and Reality in the Origins of Substantive Due Process*, 16 CONST. COMMENT. 315 (1999)).

Author: Professor of Law and History, Vanderbilt University

Law Review Ranking: 144

Id. (Stevens, J., dissenting) (citing Frederick Mark Gedicks, *An Originalist Defense of Substantive Due Process: Magna Carta, Higher-Law Constitutionalism, and the Fifth Amendment*, 58 EMORY L.J. 585 (2009)).

Author: Visiting Professor of Law, Notre Dame Law School,
Guy Anderson Chair & Professor of Law, J. Reuben Clark
Law School, Brigham Young University
Law Review Ranking: 26

Id. (Stevens, J., dissenting) (citing Earl M. Maltz, *Fourteenth Amendment Concepts in the Antebellum Era*, 32 AM. J. LEGAL HIST. 305 (1988)).

Author: Professor of Law, Rutgers (Camden)
Law Review Ranking: 720

Id. (Stevens, J., dissenting) (citing Laurence H. Tribe, *Taking Text and Structure Seriously: Reflections on Free-Form Method in Constitutional Interpretation*, 108 HARV. L. REV. 1221 (1995)).

Author: Tyler Professor of Constitutional Law, Harvard Law School

Law Review Ranking: 1

Id. (Stevens, J., dissenting) (citing John Paul Stevens, *The Third Branch of Liberty*, 41 U. MIAMI L. REV. 277 (1986)).

Author: Associate Justice of the Supreme Court of the United States

Law Review Ranking: 126

Id. at 3092 (Stevens, J., dissenting) (citing John Paul Stevens, *The Bill of Rights: A Century of Progress*, 59 U. CHI. L. REV. 13 (1992)).

Author: Associate Justice of the Supreme Court of the United States

Law Review Ranking: 16

Id. (Stevens, J., dissenting) (citing Jamal Greene, *The So-Called Right to Privacy*, 43 U.C. DAVIS L. REV. 715 (2010)).

Author: Associate Professor of Law, Columbia Law School

Law Review Ranking: 31

Id. (Stevens, J., dissenting) (citing Felix Frankfurter, *Memorandum on "Incorporation" of the Bill of Rights into the Due Process Clause of the Fourteenth Amendment*, 78 HARV. L. REV. 746 (1965)).

Author: Associate Justice, United States Supreme Court, retired

Law Review Ranking: 1

Id. at 3095 (Stevens, J., dissenting) (citing Eugene Volokh, *State Constitutional Rights to Keep and Bear Arms*, 11 TEX. REV. L. & POL. 191 (2006)).

Author: Gary T. Schwartz Professor of Law, UCLA

Law Review Ranking: 356

Id. (Stevens, J., dissenting) (citing J. A. C. Grant, *Felix Frankfurter: A Dissenting Opinion*, 12 UCLA L. REV. 1013 (1965)).

Author: Professor of Political Science, University of California, Los Angeles
Law Review Ranking: 12

Id. at 3099 (Stevens, J., dissenting) (citing William H. Rehnquist, *The Notion of a Living Constitution*, 54 TEX. L. REV. 693 (1976)).

Author: Associate Justice, United States Supreme Court
Law Review Ranking: 11

Id. at 3100 (Stevens, J., dissenting) (citing Robert C. Post, *The Supreme Court 2002 Term-Foreword: Fashioning the Legal Constitution: Culture, Courts, and Law*, 117 HARV. L. REV. 4 (2003)).

Author: David Boies Professor of Law, Yale Law School
Law Review Ranking: 1

Id. at 3102 (Stevens, J., dissenting) (citing Kermit Roosevelt, III, *Forget the Fundamentals: Fixing Substantive Due Process*, 8 U. PA. J. CONST. L. 983 (2006)).

Author: Assistant Professor, University of Pennsylvania Law School
Law Review Ranking: 60

Id. at 3106 (Stevens, J., dissenting) (citing Darrell H. Miller, *Guns as Smut: Defending the Home-Bound Second Amendment*, 109 COLUM. L. REV. 1278 (2009)).

Author: Assistant Professor of Law, University of Cincinnati College of Law
Law Review Ranking: 2

Id. at 3108 (Stevens, J., dissenting) (citing Carl T. Bogus, *Gun Control and America's Cities: Public Policy and Politics*, 1 ALB. GOVT. L. REV. 440 (2008)).

Author: Professor of Law, Roger Williams University School of Law
Law Review Ranking: 587

Id. (Stevens, J., dissenting) (citing Lawrence Rosenthal, *Second Amendment Plumbing After Heller: Of Standards of Scrutiny, Incorporation, Well-Regulated Militias, and Criminal Street Gangs*, 41 URB. LAW. 1 (2009)).

Author: Professor of Law, Chapman University School of Law
Law Review Ranking: 481

Id. at 3113 (Stevens, J., dissenting) (citing Saul Cornell & Nathan DeDino, *A Well Regulated Right: The Early American Origins of Gun Control*, 73 FORDHAM L. REV. 487 (2004)).

Authors: Saul Cornell: Director of the Second Amendment Research Center, John Glenn Institute for Public Service and Public Policy ("Glenn Institute"); Associate Professor of History, The Ohio State University; Nathan DeDino: J.D., The Ohio State University Moritz College of Law, 2003; Ph.D. Candidate, Department of Political Science, Ohio State University; Research Associate, Glenn Institute
Law Review Ranking: 17

Id. (Stevens, J., dissenting) (citing Adam Winkler, *Scrutinizing the Second Amendment*, 105 MICH. L. REV. 683 (2007)).

Author: Acting Professor, UCLA School of Law
Law Review Ranking: 9

Id. at 3116 (Stevens, J., dissenting) (citing Cass R. Sunstein, *Second Amendment Minimalism: Heller as Griswold*, 122 HARV. L. REV. 246 (2008)).

Author: Felix Frankfurter Professor of Law, Harvard Law School

Law Review Ranking: 1

Id. at 3121 (Breyer, J., dissenting) (citing David Thomas Konig, *Why the Second Amendment Has a Preamble: Original Public Meaning and the Political Culture of Written Constitutions in Revolutionary America*, 56 UCLA L. REV. 1295 (2009)).

Author: Professor of History and Professor of Law, Washington University in St. Louis

Law Review Ranking: 12

Id. (Breyer, J., dissenting) (citing Paul Finkelman, *It Really Was About a Well Regulated Militia*, 59 SYRACUSE L. REV. 267 (2008)).

Author: President William McKinley Distinguished Professor of Law and Public Policy, Albany Law School

Law Review Ranking: 266

Id. (Breyer, J., dissenting) (citing William G. Merkel, *The District of Columbia v. Heller and Antonin Scalia's Perverse Sense of Originalism*, 13 LEWIS & CLARK L. REV. 349 (2009)).

Author: Associate Professor, Washburn Law School

Law Review Ranking: 69

Id. (Breyer, J., dissenting) (citing Saul Cornell, *St. George Tucker's Lecture Notes, the Second Amendment, and Originalist Methodology*, 103 NW. U. L. REV. 1541 (2009)).

Author: Professor of History, Fordham University

Law Review Ranking: 13

Id. (Breyer, J., dissenting) (citing Richard A. Epstein, *A Structural Interpretation of the Second Amendment: Why Heller is (Probably) Wrong on Originalist Grounds*, 59 SYRACUSE L. REV. 171 (2008)).

Author: James Parker Hall Distinguished Service Professor of Law, The University of Chicago

Law Review Ranking: 266

Id. at 3124 (Breyer, J., dissenting) (citing Akhil Reed Amar, *The Bill of Rights as a Constitution*, 100 YALE L.J. 1131 (1991)).

Author: Professor, Yale Law School

Law Review Ranking: 3

Id. at 3124 (Breyer, J., dissenting) (citing Jack N. Rakove, *The Second Amendment: The Highest Stage of Originalism*, 76 CHI.-KENT L. REV. 103 (2000)).

Author: Coe Professor of History and American Studies, and Professor of Political Science, Stanford University

Law Review Ranking: 83

Id. at 3125 (Breyer, J., dissenting) (citing Reva B. Siegel, *Dead or Alive: Originalism as Popular Constitutionalism in Heller*, 122 HARV. L. REV. 191 (2008)).

Author: Nicholas deB. Katzenbach Professor of Law, Yale University

Law Review Ranking: 1

Id. at 3130 (Breyer, J., dissenting) (citing Adam Winkler, *Scrutinizing the Second Amendment*, 105 MICH. L. REV. 683 (2007)).

Author: Acting Professor, UCLA School of Law

Law Review Ranking: 9

Id. at 3131 (Breyer, J., dissenting) (citing Robert H. Churchill, *Gun Regulation, the Police Power, and the Right to Keep Arms: The Legal Context of the Second Amendment*, 25 LAW & HIST. REV. 139 (2007)).

Author: Assistant professor of history in the department of humanities at the University of Hartford

Law Review Ranking: 540

Id. at 3132 (Breyer, J., dissenting) (citing Saul Cornell, *Early American Gun Regulation and the Second Amendment: A Closer Look at the Evidence*, 25 LAW & HIST. REV. 197 (2007)).

Author: associate professor of history at The Ohio State University and director of the Second Amendment Research Center, John Glenn Institute

Law Review Ranking: 540

Id. at 3133 (Breyer, J., dissenting) (citing Rosenthal, *The New Originalism Meets the Fourteenth Amendment: Original Public Meaning and the Problem of Incorporation*, 18 J. CONTEMP. LEGAL ISSUES 361 (2009)).

Author: Professor of Law, Chapman University School of Law

Law Review Ranking: 42

Id. (Breyer, J., dissenting) (citing Carole Emberton, *The Limits of Incorporation: Violence, Gun Rights, and Gun Regulation in the Reconstruction South*, 17 STAN. L. & POL'Y REV. 615 (2006)).

Author: Ph.D. candidate, History Department, Northwestern University

Law Review Ranking: 96

Id. at 3136 (Breyer, J., dissenting) (citing Eugene Volokh, *Implementing the Right to Keep and Bear Arms for Self-Defense: An Analytical Framework and a Research Agenda*, 56 UCLA L. REV. 1443 (2009)).

Author: Gary T. Schwartz Professor of Law, UCLA School of Law

Law Review Ranking: 12

Id. at 3137 (Breyer, J., dissenting) (citing J. Harvie Wilkinson, III, *Of Guns, Abortions, and the Unraveling Rule of Law*, 95 VA. L. REV. 253 (2009)).

Author: Circuit Judge, United States Court of Appeals for the Fourth Circuit

Law Review Ranking: 6

714. *Free Enter. Fund v. Pub. Co. Accounting Oversight Bd.*, 130 S. Ct. 3138 (2010).

Id. at 3166 (Breyer, J., dissenting) (citing Lawrence Lessig, *Readings By Our Unitary Executive*, 15 CARDOZO L. REV. 175 (1993)).

Author: Assistant Professor of Law, University of Chicago

Law Review Ranking: 37

Id. (Breyer, J., dissenting) (citing Charles Tiefer, *The Constitutionality of Independent Officers as Checks on Abuses of Executive Power*, 63 B.U. L. REV. 59 (1983)).

Author: Assistant United States Senate Legal Counsel

Law Review Ranking: 23

Id. (Breyer, J., dissenting) (citing Gerhard Casper, *An Essay in Separation of Powers: Some Early Versions and Practices*, 30 WM. & MARY L. REV. 211 (1989)).

Author: William B. Graham Distinguished Service Professor of Law, University of Chicago

Law Review Ranking: 20

Id. (Breyer, J., dissenting) (citing Saikrishna Prakash, *New Light on the Decision of 1789*, 91 CORNELL L. REV. 1021 (2006)).
Author: Herzog Professor of Law, University of San Diego School of Law
Law Review Ranking: 14

Id. (Breyer, J., dissenting) (citing Edward S. Corwin, *Tenure of Office and the Removal Power Under the Constitution*, 27 COLUM. L. REV. 353 (1927)).
Author: Law professor, Columbia Law School
Law Review Ranking: 2

Id. (Breyer, J., dissenting) (citing Lawrence Lessig & Cass R. Sunstein, *The President and the Administration*, 94 COLUM. L. REV. 1 (1994)).
Authors: Lawrence Lessig: Assistant Professor of Law, University of Chicago Law School; Cass R. Sunstein: Karl N. Llewellyn Professor of Jurisprudence, University of Chicago, Law School and Department of Political Science
Law Review Ranking: 2

Id. at 3170 (Breyer, J., dissenting) (citing Peter L. Strauss, *The Place of Agencies in Government: Separation of Powers and the Fourth Branch*, 84 COLUM. L. REV. 573 (1984)).
Author: Law professor, Columbia Law School
Law Review Ranking: 2

Id. (Breyer, J., dissenting) (citing Harold H. Bruff, *Bringing the Independent Agencies in from the Cold*, 62 VAND. L. REV. EN BANC 63 (2009)).
Author: Law professor, University of Colorado School of Law
Law Review Ranking: 669

Id. at 3173 (Breyer, J., dissenting) (citing Richard H. Pildes, *Putting the Power Back in Separation of Powers Analysis: Why the SEC – PCAOB Structure is Constitutional*, 62 VAND. L. REV. EN BANC 85 (2009)).
Author: Law professor, NYU School of Law
Law Review Ranking: 669

Id. at 3174 (Breyer, J., dissenting) (citing Marshall J. Breger & Gary J. Edles, *Established by Practice: The Theory and Operation of Independent Federal Agencies*, 52 ADMIN. L. REV. 1111 (2000)).
Authors: Marshall J. Breger: Professor of Law, Columbus School of Law, Catholic University; Gary J. Edles: Professor of Law, Program on Law and Government, American University Washington College of Law, and Visiting Professor of Law, University of Hull
Law Review Ranking: 117

Id. at 3178 (Breyer, J., dissenting) (citing Eric J. Konecke, *The Appointments Clause and Military Judges: Inferior Appointment to a Principal Office*, 5 SETON HALL CONST. L.J. 489 (1995)).

Author: [Law student] Seton Hall Law School

Law Review Ranking: 122

Id. (Breyer, J., dissenting) (citing John M. Burkoff, *Appointment and Removal Under the Federal Constitution: The Impact of Buckley v. Valeo*, 22 WAYNE L. REV. 1335 (1976)).

Author: Assistant Professor of Law, University of Pittsburgh

Law Review Ranking: 444

Id. at 3181 (Breyer, J., dissenting) (citing David J. Barron & Martin S. Lederman, *The Commander in Chief at the Lowest Ebb—A Constitutional History*, 121 HARV. L. REV. 941 (2008)).

Authors: David J. Barron: Professor of Law, Harvard Law School; Martin S. Lederman: Visiting Professor of Law, Georgetown University Law Center

Law Review Ranking: 1

715. *Bliski v. Kappos*, 130 S. Ct. 3218 (2010).

Id. at 3240 (Stevens, J., concurring in part and dissenting in part) (citing Malla Pollack, *The Multiple Unconstitutionality of Business Method Patents: Common Sense, Congressional Consideration, and Constitutional History*, 28 RUTGERS COMPUTER & TECH. L.J. 61 (2002)).

Author: Visiting Associate Professor/Visiting Scholar at Northern Illinois University, College of Law

Law Review Ranking: 412

Id. at 3242 (Stevens, J., concurring in part and dissenting in part) (citing Edward C. Walterscheid, *To Promote the Progress of Science and Useful Arts: The Background and Origin of the Intellectual Property Clause of the United States Constitution*, 2 J. INTEL. PROP. L. 1 (1994)).

Author: Deputy Laboratory Counsel, University of California Los Alamos National Laboratory, Los Alamos, NM

Law Review Ranking: 291

Id. at 3242 n.22 (Stevens, J., dissenting) (citing Arthur H. Seidel, *The Constitution and a Standard of Patentability*, 48 J. PAT. OFF. SOC'Y 5 (1966)).

Author: Partner, Quarles, Herriott & Clemons, Milwaukee, Wis.

Law Review Ranking: 341

Id. (Stevens, J., dissenting) (citing Frank D. Prager, *A History of Intellectual Property From 1545 to 1787*, 26 J. PAT. OFF. SOC'Y 711 (1944)).

Author: [Practitioner]

Law Review Ranking: 341

Id. at 3244 (Stevens, J., concurring in part and dissenting in part) (citing John R. Thomas, *The Patenting of the Liberal Professions*, 40 B.C. L. REV. 1139 (1999)).

Author: Associate Professor of Law, George Washington University

Law Review Ranking: 27

Id. (Stevens, J., concurring in part and dissenting in part) (citing Irah Donner, *Copyright Clause of the U.S. Constitution: Why Did the Framers Include It With Unanimous Approval?*, 36 AM. J. LEGAL HIST. 361 (1992)).

Author: Associate, Staas & Halsey, Washington DC

Law Review Ranking: 720

Id. at 3244 (Stevens, J., concurring in part and dissenting in part) (citing Pamela Samuelson, *Benson Revisited: The Case Against Patent Protection for Algorithms and Other Computer-Related Inventions*, 39 EMORY L.J. 1025 (1990)).

Author: Professor of Law, University of Pittsburgh School of Law

Law Review Ranking: 26

Id. (Stevens, J., concurring in part and dissenting in part) (citing Karl B. Lutz, *Patents and Science: A Clarification of the Patent Clause of the U.S. Constitution*, 18 GEO. WASH. L. REV. 50 (1950)).

Author: Patent Counsel, Bohn Aluminum & Brass Corp., Detroit

Law Review Ranking: 36

Id. (Stevens, J., concurring in part and dissenting in part) (citing John R. Thomas, *The Post-Industrial Patent System*, 10 FORDHAM INTELL. PROP. MEDIA & ENT. L.J. 3 (1999)).

Author: Associate Professor of Law, George Washington University

Law Review Ranking: 141

Id. (Stevens, J., dissenting) (citing Robert I. Coulter, *The Field of Statutory Useful Arts*, 34 J. PAT. OFF. SOC'Y 487 (1952)).

Author: [Practitioner]

Law Review Ranking: 341

Id. at 3245 (Stevens, J., concurring in part and dissenting in part) (citing Robert P. Merges, *Property Rights for Business Concepts and Patent System Reform*, 14 BERKELEY TECH. L.J. 577 (1999)).

Author: Wilson Sonsini Goodrich & Rosati Professor of Law, Boalt Hall School of Law, University of California, Berkeley

Law Review Ranking: 59

Id. at 3254 (Stevens, J., concurring in part and dissenting in part) (citing Dan L. Burk & Mark A. Lemley, *Policy Levers in Patent Law*, 89 VA. L. REV. 1575 (2003)).

Authors: Dan L. Burk: Oppenheimer, Wolff & Donnelly Professor of Law, University of Minnesota; Mark A. Lemley: Professor of Law, Boalt Hall, University of California at Berkeley; of counsel, Kecker & Van Nest LLP

Law Review Ranking: 6

Id. (Stevens, J., concurring in part and dissenting in part) (citing Michael A. Carrier, *Unraveling the Patent-Antitrust Paradox*, 150 U. PA. L. REV. 761 (2002)).

Author: Assistant Professor, Rutgers University School of Law-Camden

Law Review Ranking: 8

Id. (Stevens, J., concurring in part and dissenting in part) (citing Rochelle Cooper Dreyfuss, *Are Business Methods Patents Bad for Business?*, 16 SANTA CLARA COMPUTER & HIGH TECH. L.J. 263 (2000)).

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Law Review Ranking: 153

Id. (Stevens, J., concurring in part and dissenting in part) (citing Michael Abramowicz & John F. Duffy, *Intellectual Property for Market Experimentation*, 83 N.Y.U. L. REV. 337 (2008)).

Authors: Michael Abramowicz: Professor of Law, George Washington University Law School; John F. Duffy: Oswald Symister Colclough Research Professor of Law, George Washington University Law School

Law Review Ranking: 5

Id. (Stevens, J., concurring in part and dissenting in part) (citing David S. Olson, *Taking the Utilitarian Basis for Patent Law Seriously: The Case For Restricting Patentable Subject Matter*, 82 TEMP. L. REV. 181 (2009)).

Author: Assistant Professor, Boston College Law School, and Non-Resident Fellow, Stanford Law School Center for Internet and Society

Law Review Ranking: 144

Id. at 3256 (Stevens, J., concurring in part and dissenting in part) (citing Robert P. Merges & Richard R. Nelson, *On the Complex Economics of Patent Scope*, 90 COLUM. L. REV. 839 (1990)).

Authors: Robert P. Merges: Associate Professor, Boston University School of Law; Richard R. Nelson: Henry Luce Professor of International Political Economy, Columbia

University

Law Review Ranking: 2

Id. (Stevens, J., concurring in part and dissenting in part) (citing Leo J. Raskind, *The State Street Bank Decision: The Bad Business of Unlimited Patent Protection for Methods of Doing Business*, 10 FORDHAM INTELL. PROP. MEDIA & ENT. L.J. 61 (1999)).

Author: Professor of Law, Brooklyn Law School

Law Review Ranking: 141

Id. (Stevens, J., concurring in part and dissenting in part) (citing Clarisa Long, *Information Costs in Patent and Copyright*, 90 VA. L. REV. 46 (2004)).

Author: Associate Professor of Law, University of Virginia School of Law

Law Review Ranking: 6

Id. (Stevens, J., concurring in part and dissenting in part) (citing Rebecca S. Eisenberg, *Analyze This: A Law and Economics Agenda for the Patent System*, 53 VAND. L. REV. 2081 (2000)).

Author: Robert & Barbara Luciano Professor of Law, University of Michigan Law School

Law Review Ranking: 19

Id. at 3257 (Stevens, J., concurring in part and dissenting in part) (citing Michael J. Meurer, *Controlling Opportunistic and Anti-Competitive Intellectual Property Litigation*, 44 B.C. L. REV. 509 (2003)).

Author: Associate Professor of Law at Boston University School of Law

Law Review Ranking: 27

Id. (Stevens, J., concurring in part and dissenting in part) (citing Kimberly A. Moore, *Populism and Patents*, 82 N.Y.U. L. REV. 69 (2007)).

Author: U.S. Circuit Judge, United States Court of Appeals for the Federal Circuit

Law Review Ranking: 5

Id. at 325 (Stevens, J., concurring in part and dissenting in part) (citing Lawrence Lessig, *The Death of Cyberspace*, 57 WASH. & LEE L. REV. 337 (2000)).

Author: Jack N. and Lillian R. Berkman Professor for Entrepreneurial Legal Studies, Harvard Law School; Fellow, Wissenschaftskolleg zu Berlin, 1999

Law Review Ranking: 55

716. *Abbott v. United States*, 131 S. Ct. 18 (2010).

No citations

717. *Los Angeles Cnty. v. Humphries*, 131 S. Ct. 447 (2010).

No citations

718. *Mayo Found. for Med. Educ. & Res. v. United States*, 131 S. Ct. 704 (2011).

No citations

719. *Ransom v. FIA Card Servs., N.A.*, 131 S. Ct. 716 (2010).

No citations

720. *NASA v. Nelson*, 131 S. Ct. 746 (2010).

No citations

721. *Premo v. Moore*, 131 S. Ct. 733 (2011).

No citations

722. *Harrington v. Richter*, 131 S. Ct. 770 (2011).

No citations

723. *Thompson v. N. Am. Stainless, LP*, 131 S. Ct. 863 (2011).

No citations

724. *Chase Bank USA, N.A. v. McCoy*, 131 S. Ct. 871 (2011).

No citations

725. *Ortiz v. Jordan*, 131 S. Ct. 884 (2011).

No citations

726. *Bruesewitz v. Wyeth*, 131 S. Ct. 1068 (2011).

No citations

Id. at 1073 (Scalia, J., majority opinion) (citing Joanna B. Apolinsky & Jeffrey A. Van Detta, *Rethinking Liability for Vaccine Injury*, 19 CORNELL J.L. & PUB. POL'Y 537 (2010)).
Authors: Joanna B. Apolinsky: Associate Professor, John Marshall Law School, Atlanta, Georgia; Jeffrey A. Van Detta: Professor of Law, John Marshall Law School, Atlanta, Georgia.

Law Review Ranking: 104

Id. (Scalia, J., majority opinion) (citing Charles F. Hagan, *Vaccine Compensation Schemes*, 45 FOOD DRUG COSM. L.J. 477 (1990)).

Author: General Counsel, American Home Products Corporation

Law Review Ranking: 331

Id. at 1083 (Breyer, J., concurring) (citing Richard L. Cupp, Jr., *Rethinking Conscious Design Liability for Prescription Drugs: The Restatement (Third) Standard Versus a Negligence Approach*, 63 GEO. WASH. L. REV. 76 (1995)).

Author: Associate Professor of Law, Pepperdine University School of Law

Law Review Ranking: 36

Id. (Sotomayor, J., dissenting) (citing Richard C. Ausness, *Unavoidably Unsafe Products and Strict Products Liability: What Liability Rule Should be Applied to the Sellers of Pharmaceutical Products?*, 78 KY. L.J. 705 (1990)).

Author: William T. Lafferty Professor of Law, University of Kentucky College of Law
Law Review Ranking: 186

Id. at 1099 (Sotomayor, J., dissenting) (citing George W. Conk, *Is There a Design Defect in the Restatement (Third) of Torts: Products Liability?*, 109 YALE L.J. 1087 (2000)).

Author: [Practitioner] Adjunct Professor, Seton Hall University Law School
Law Review Ranking: 3

727. *CSX Transp., Inc. v. Ala. Dep't of Revenue*, 131 S. Ct. 1101 (2011).

No citations

728. *Walker v. Martin*, 131 S. Ct. 1120 (2011).

No citations

729. *Williamson v. Mazda Motor of Am., Inc.*, 131 S. Ct. 1131 (2011).

No citations

730. *Michigan v. Bryant*, 131 S. Ct. 1143 (2011).

Id. at 1169 (2011) (Scalia, J., dissenting) (citing Richard D. Friedman, *Grappling with the Meaning of "Testimonial"*, 71 BROOK. L. REV. 241 (2005)).

Author: Ralph W. Aigler Professor of Law, University of Michigan Law School
Law Review Ranking: 55

731. *FCC v. AT&T, Inc.*, 131 S. Ct. 1177 (2011).

No citations

732. *Staub v. Proctor Hosp.*, 131 S. Ct. 1186 (2011).

No citations

733. *Henderson ex rel. Henderson v. Shinseki*, 131 S. Ct. 1197 (2011).

No citations

734. *Snyder v. Phelps*, 131 S. Ct. 1207 (2011).

No citations

735. *Pepper v. United States*, 131 S. Ct. 1229 (2011).

No citations

736. *Milner v. Dep't of Navy*, 131 S. Ct. 1259 (2011).

Id. at 1276 (Alito, J., dissenting) (citing Cass R. Sunstein & Adrian Vermeule, *Interpretation and Institutions*, 101 MICH. L. REV. 885 (2003)).

Authors: Cass R. Sunstein: Karl N. Llewellyn Distinguished Service Professor of Jurisprudence, University of Chicago Law School and Department of Political Science; Adrian

Vermeule: Professor of Law, University of Chicago
Law Review Ranking: 9

737. Wall v. Kholi, 131 S. Ct. 1278 (2011).

No citations

738. Skinner v. Switzer, 131 S. Ct. 1289 (2011).

No citations

739. Matrixx Initiatives, Inc. v. Siracusano, 131 S. Ct. 1309 (2011).

No citations

740. Kasten v. Saint-Gobain Performance Plastics Corp., 131 S. Ct. 1325 (2011).

Id. at 1339 (Scalia, J., dissenting) (citing Frank H. Easterbrook, *Statutes' Domains*, 50 U. CHI. L. REV. 533 (1983)).

Author: Professor of Law, University of Chicago

Law Review Ranking: 16

741. Astra USA, Inc. v. Santa Clara Cnty., 131 S. Ct. 1342 (2011).

No citations

742. Connick v. Thompson, 131 S. Ct. 1350 (2011).

No citations

743. Cullen v. Pinholster, 131 S. Ct. 1388 (2011).

No citations

744. Ariz. Christian Sch. Tuition Org. v. Winn, 131 S. Ct. 1436 (2011).

Id. at 1447 (Kennedy, J., majority opinion) (citing Michael W. McConnell, *Coercion: The Lost Element of Establishment*, 27 WM. & MARY L. REV. 933 (1986)).

Author: Assistant Professor of Law, University of Chicago

Law Review Ranking: 20

Id. (Kennedy, J., majority opinion) (citing Noah Feldman, *Intellectual Origins of the Establishment Clause*, 77 N.Y.U. L. REV. 346 (2002)).

Author: Assistant Professor of Law, New York University School of Law

Law Review Ranking: 5

Id. at 1456 (Kagan, J., dissenting) (citing Stanley S. Surrey, *Tax Incentives as a Device for Implementing Government Policy: A Comparison with Direct Government Expenditures*, 83 HARV. L. REV. 705 (1970)).

Author: Professor of Law, Harvard Law School

Law Review Ranking: 1

Id. at 1461 (Kagan, J., dissenting) (citing Vincent Blasi, *School Vouchers and Religious Liberty: Seven Questions from Madison's Memorial and Remonstrance*, 87 CORNELL L. REV. 783 (2002)).

Author: Corliss Lamont Professor of Civil Liberties, Columbia Law School and David Lurton Masee Professor of Law, University of Virginia

Law Review Ranking: 14

Id. (Kagan, J., dissenting) (citing Thomas C. Berg & Douglas Laycock, *Mistakes in Locke v. Davey and the Future of State Payments for Services Provided by Religious Institutions*, 40 TULSA L. REV. 227 (2004)).

Authors: Thomas C. Berg: Professor of Law, University of St. Thomas School of Law (Minnesota); Douglas Laycock: Alice McKean Young Regents Chair in Law, University of Texas School of Law

Ranking: 239

Id. (Kagan, J., dissenting) (citing Laura Underkuffler-Freund, *The Separation of the Religious and the Secular: A Foundational Challenge to First Amendment Theory*, 36 WM. & MARY L. REV. 837 (1995)).

Author: Associate Professor, Duke University School of Law
Law Review Ranking: 20

Id. (Kagan, J., dissenting) (citing Arlin M. Adams & Charles J. Emmerich, *Heritage of Religious Liberty*, 137 U. PA. L. REV. 1559, 1573 (1989)).

Author: Arlin M. Adams: Counsel, Schnader, Harrison, Segal & Lewis, Philadelphia; Charles J. Emmerich: Research Consultant, University of Pennsylvania Law School

Law Review Ranking: 8

Id. (Kagan, J., dissenting) (citing Douglas Laycock, *"Nonpreferential" Aid to Religion: A False Claim About Original Intent*, 27 WM. & MARY L. REV. 875 (1986)).

Author: Fulbright and Jaworski Professor of Law, University of Texas

Law Review Ranking: 20

745. Va. Off. for Prot. & Advoc. v. Stewart, 130 S. Ct. 1632 (2011).

Id. at 1642 (Kennedy, J., concurring) (citing John Harrison, *Ex Parte Young*, 60 STAN. L. REV. 989 (2008)).

Author: D. Lurton Masee, Jr. Professor and Horace L. and Grace Doherty Charitable Foundation Research Professor, University of Virginia School of Law

Law Review Ranking: 4

746. Sossamon v. Texas, 131 S. Ct. 1651 (2011).

No citations

747. United States v. Tohono O'Odham Nation, 131 S. Ct. 1723 (2011).

Id. at 1728 (Kennedy, J., majority opinion) (citing David Schwartz, *Section 1500 of the Judicial Code and Duplicate Suits Against the Government and Its Agents*, 55 GEO. L.J. 573 (1967)).

Author: Member, New York Bar. Partner, Stroock, Stroock & Lavan

Law Review Ranking: 10

Id. at 1723 (Sotomayor, J., concurring) (citing David Schwartz, *Section 1500 of the Judicial Code and Duplicate Suits Against the Government and Its Agents*, 55 GEO. L.J. 573 (1967)).

Author: [Practitioner]

Law Review Ranking: 10.

748. *AT&T Mobility LLC v. Concepcion*, 131 S. Ct. 1740 (2011).

Id. at 1747 (Scalia, J., majority opinion) (citing Stephen A. Broome, *An Unconscionable Applicable of the Unconscionability Doctrine: How the California Courts are Circumventing the Federal Arbitration Act*, 3 HASTINGS BUS. L.J. 39 (2006)).

Author: Law clerk, The Honorable Richard C. Wesley, United States Court of Appeals for the Second Circuit

Law Review Ranking: 212

Id. (Scalia, J., majority opinion) (citing Susan Randall, *Judicial Attitudes Toward Arbitration and the Resurgence of Unconscionability*, 52 BUFF. L. REV. 185 (2004)).

Author: Professor of Law, University of Alabama School of Law

Law Review Ranking: 90

Id. at 1759 (Breyer, J., dissenting) (citing Julius H. Cohen & Kenneth Dayton, *The New Federal Arbitration Law*, 12 VA. L. REV. 265 (1926)).

Author: Law professor, University of Virginia School of Law

Law Review Ranking: 6

749. *Montana v. Wyoming*, 131 S. Ct. 1765 (2011).

Id. at 1773 (Thomas, J., majority opinion) (citing Frank J. Trelease, *Reclamation Water Rights*, 32 ROCKY MNTN. L. REV. 464 (1960)).

Author: Professor of Law, University of Wyoming

Law Review Ranking: 54

Id. at 1775 (Thomas, J., majority opinion) (citing William J. Hoese, *Comment, Recapture of Reclamation Project Ground Water*, 53 CALIF. L. REV. 541 (1965)).

Author: [Law student] University of California, Berkeley School of Law

Law Review Ranking: 7

Id. at 1776 (Thomas, J., majority opinion) (citing Rick A. Thompson, *Case Note, Water Law – Reusing Irrigation Waste Water on Different Lands: A Warning to Get a New Permit*, *Fuss v. Franks*, 610 P.2d 17 (Wyo. 1980), 16 LAND & WATER L. REV. 71 (1981)).

Author: [Law student] University of Wyoming School of Law

Law Review Ranking: 385

Id. (Thomas, J., majority opinion) (citing Don E. Jones, Note, *Rights of the Original Appropriator to Recapture Water Used in Irrigation*, 11 WYO. L.J. 39 (1956)).

Author: [Law student] University of Wyoming School of Law

Law Review Ranking: 385

Id. (Thomas, J., majority opinion) (citing Lesa Lee Wille, Note, *The Right to Use Waste Water Before It Re-enters the Stream*, 12 WYO. L.J. 47 (1957)).

Author: [Law student] University of Wyoming School of Law

Law Review Ranking: 385

Id. at 1777 (Thomas, J., majority opinion) (citing Mark Squillace, *A Critical Look at Wyoming Water Law*, 24 LAND & WATER L. REV. 307 (1989)).

Author: Associate Professor of Law, University of Wyoming College of Law

Law Review Ranking: 385

Id. (Thomas, J., majority opinion) (citing Frank J. Trelease, *The Concept of Reasonable Beneficial Use in the Law of Surface Streams*, 12 WYO. L.J. 1 (1957)).

Author: Professor of Law, University of Wyoming

Law Review Ranking: 385

750. *Kentucky v. King*, 131 S. Ct. 1849 (2011).

No citations

751. *CIGNA Corp. v. Amara*, 131 S. Ct. 1866 (2011).

No citations

752. *Schindler Elevator Corp. v. United States ex rel. Kirk*, 131 S. Ct. 1885 (2011).

No citations

753. *Gen. Dynamics Corp. v. United States*, 131 S. Ct. 1900 (2011).

No citations

754. *Brown v. Plata*, 131 S. Ct. 1910 (2011).

Id. at 1937 (Kennedy, J., majority opinion) (citing William A. Fletcher, *The Discretionary Constitution: Institutional Remedies and Judicial Legitimacy*, 91 YALE L.J. 635 (1982)).

Author: Acting Professor of Law, Boalt Hall School of Law, University of California, Berkeley

Law Review Ranking: 3

Id. at 1952 (Scalia, J., dissenting) (citing Donald L. Horowitz, *Decreeing Organizational Change: Judicial Supervision of Public Institutions*, 1983 DUKE L.J. 1265 (1983)).

Author: Professor of Law, Duke University School of Law

Law Review Ranking: 21

Id. at 1967 (Alito, J., dissenting) (citing Raymond Paternoster, *How Much Do We Really Know About Criminal Deterrence?*, 100 J. CRIM. L. & CRIMINOLOGY 765 (2010)).

Author: Department of Criminology, Maryland Population Research Center, University of Maryland

Law Review Ranking: 69

755. Chamber of Commerce of the U.S. v. Whiting, 131 S. Ct. 1968 (2011).

No citations

756. United States v. Tinklenburg, 131 S. Ct. 2007 (2011).

No citations

757. Fowler v. United States, 131 S. Ct. 2020 (2011).

No citations

758. Camreta v. Greene, 131 S. Ct. 2020 (2011).

No citations

Id. at 2045 (Kennedy, J., dissenting) (citing Pierre N. Leval, *Judging Under the Constitution: Dicta About Dicta*, 81 N.Y.U. L. REV. 1249 (2006)).

Author: Judge of the United States Court of Appeals for the Second Circuit

Law Review Ranking: 5

759. Global-Tech Appliances, Inc. v. SEB S.A., 131 S. Ct. 2060 (2011).

Id. at 2072 (Kennedy, J., dissenting) (citing Douglas N. Husak & Craig A. Callender, *Wilful Ignorance, Knowledge, and the "Equal Culpability" Thesis: A Study of the Deeper Significance of the Principle of Legality*, 1994 WIS. L. REV. 29 (1994)).

Authors: Douglas N. Husak: Professor of Philosophy, Rutgers University; Craig A. Callender: Ph.D. (Philosophy), Rutgers University (expected 1995)

Law Review Ranking: 40

Id. (Kennedy, J., dissenting) (citing David Luban, *Contrived Ignorance*, 87 GEO. L.J. 957 (1999)).

Author: Frederick J. Haas Professor of Law and Philosophy, Georgetown University Law Center

Law Review Ranking: 10

760. Ashcroft v. Al-Kidd, 131 S. Ct. 2074 (2011).

No citations

761. Erica P. John Fund, Inc. v. Halliburton Co., 131 S. Ct. 2179 (2011).

No citations

762. Bd. of Treasurers of Leland Stanford Junior Univ. v. Roche Molecular Sys., Inc., 131 S. Ct. 2188 (2011).

Id. at 2023 (Breyer, J., dissenting) (citing *Contract Rights as Commercial Security*, Comment, 67 YALE L.J. 847 (1958)).

Author: [Law student] Yale Law School

Law Review Ranking: 3

763. *McNeil v. United States*, 131 S. Ct. 2218 (2011).

No citations

764. *Fox v. Vice*, 131 S. Ct. 2205 (2011).

No citations

765. *DePierre v. United States*, 131 S. Ct. 2225 (2011).

No citations

766. *Microsoft Corp. v. i4i, Ltd. P'ship*, 131 S. Ct. 2238 (2011).

Id. at 2252 (Sotomayor, J., majority opinion) (citing William Alsup, *Memo to Congress: A District Judge's Proposal for Patent Reform*, 24 BERKELEY TECH. L.J. 1647 (2009)).

Author: U.S. District Court judge since 1999 in the Northern District of California

Law Review Ranking: 59

Id. (Sotomayor, J., majority opinion) (citing Doug Lichtman & Mark A. Lemley, *Rethinking Patent Law's Presumption of Validity*, 60 STAN. L. REV. 45 (2007)).

Authors: Doug Lichtman: Professor of Law, UCLA School of Law; Mark A. Lemley: William H. Neukom Professor, Stanford Law School; of counsel, Kecker & Van Nest LLP

Law Review Ranking: 4

767. *Talk Am., Inc. v. Mich. Bell Tel. Co.*, 131 S. Ct. 2254 (2011).

Id. at 2266 (Scalia, J., concurring) (citing John F. Manning, *Constitutional Structure and Judicial Deference to Agency Interpretations of Agency Rules*, 96 COLUM. L. REV. 612 (1996)).

Author: Associate Professor of Law, Columbia University

Law Review Ranking: 2

768. *Sykes v. United States*, 131 S. Ct. 2267 (2011).

No citations

769. *Janus Capital Grp. v. First Derivative Traders*, 131 S. Ct. 2296 (2011).

Id. at 2310 (Breyer, J., dissenting) (citing Rollin M. Perkins, *Parties to Crime*, 89 U. PA. L. REV. 581 (1941)).

Author: Professor of Law, State University of Iowa

Law Review Ranking: 8

770. *United States v. Jicarilla Apache Nation*, 131 S. Ct. 2313 (2011).

No citations

771. *Nev. Comm'n on Ethics v. Carrigan*, 131 S. Ct. 2343 (2011).

Id. at 2349 (Scalia, J., majority opinion) (citing John P. Frank, *Disqualification of Judges*, 56 YALE L.J. 605 (1947)).

Author: Assistant Professor of Law, Indiana University; Visiting Professor, Yale University School of Law, summer 1946

Law Review Ranking: 3

772. *Smith v. Bayer Corp.*, 131 S. Ct. 2355 (2011).

No citations

773. *Tapia v. United States*, 131 S. Ct. 2362 (2011).

No citations

774. *Bond v. United States*, 131 S. Ct. 2355 (2011).

Id. at 2362 (Kennedy, J., majority opinion) (citing Anthony J. Bellia, Jr., *Article III and the Cause of Action*, 89 IOWA L. REV. 777 (2004)).

Author: Associate Professor of Law, Notre Dame Law School
Law Review Ranking: 22

Id. at 2367 (Ginsburg, J., dissenting) (citing Richard H. Fallon, Jr., *As-Applied and Facial Challenges and Third-Party Standing*, 113 HARV. L. REV. 1321 (2000)).

Author: Professor of Law, Harvard Law School
Law Review Ranking: 1

Id. (Ginsburg, J., dissenting) (citing Henry Paul Monaghan, *Overbreadth*, 1981 SUP. CT. REV. 1 (1981)).

Author: Professor of Law, Boston University
Law Review Ranking: 45

775. *J.D.B. v. North Carolina*, 131 S. Ct. 2394 (2011).

No citations

776. *Davis v. United States*, 131 S. Ct. 2419 (2011).

Id. at 2434 (Alito, J., majority opinion) (citing Henry J. Friendly, *The Bill of Rights as a Code of Criminal Procedure*, 53 CALIF. L. REV. 929 (1965)).

Author: Judge of the United States Court of Appeals for the Second Circuit

Law Review Ranking: 7

Id. at 2439 (Breyer, J., dissenting) (citing Stephen Valdes, *Frequency and Success: An Empirical Study of Criminal Law Defenses, Federal Constitutional Evidentiary Claims, and Plea Negotiations*, 153 U. PA. L. REV. 1709 (2005)).

Author: [Law student] University of Pennsylvania School of Law

Law Review Ranking: 8

Id. (Breyer, J., dissenting) (citing Potter Stewart, *The Road to Mapp v. Ohio and Beyond: The Origins, Development and Future of the Exclusionary Rule in Search-and-Seizure Cases*, 83 COLUM. L. REV. 1365 (1983)).

Author: Associate Justice (Retired), United States Supreme Court

Law Review Ranking: 2

777. *Borough of Duryea v. Guarnieri*, 131 S. Ct. 2488 (2011).

Id. at 2498 (Kennedy, J., majority opinion) (citing Stephen A. Higginson, *A Short History of the Right to Petition Government for the Redress of Grievances*, 96 YALE L.J. 142 (1986)).

Author: [Law student] Yale Law School

Law Review Ranking: 3

Id. at 2500 (Kennedy, J., majority opinion) (citing Gregory A. Mark, *The Vestigial Constitution: The History and Significance of the Right to Petition*, 66 FORDHAM L. REV. 2153 (1998)).

Author: Associate Professor, Rutgers University School of Law-Newark

Law Review Ranking: 17

Id. at 2503 (Scalia, J., concurring in part and dissenting in part) (citing Carol R. Andrews, *A Right of Access to Court Under the Petition Clause of the First Amendment: De-fining the Right*, 60 Ohio St. L.J. 557, 604-05 & n.159 (1999)).

Author: Law professor, University of Alabama School of Law. Law Review Ranking: 43.

Id. at 2504 (Scalia, J., concurring in part and dissenting in part) (citing James E. Pfander, *Sovereign Immunity and the Right to Petition: Toward a First Amendment Right to Pursue Judicial Claims Against the Government*, 91 NW. U. L. REV. 899 (1997)).

Author: Professor of Law, University of Illinois College of Law

Law Review Ranking: 13

Id. (Scalia, J., concurring) (citing Stephen A. Higginson, *A Short History of the Right to Petition Government for the Redress of Grievances*, 96 YALE L.J. 142 (1986)).

Author: [Law student] Yale Law School

Law Review Ranking: 3

778. *Turner v. Rogers*, 131 S. Ct. 2507 (2011).

Id. at 778 (Breyer, J., majority opinion) (citing Elizabeth G. Patterson, *Civil Contempt and the Indigent Child Support Obligor*, 18 CORNELL J.L. & PUB. POL'Y 95 (2008)).

Author: Professor, University of South Carolina School of Law

Law Review Ranking: 104

779. *Am. Elec. Power Co. v. Connecticut*, 131 S. Ct. 2527 (2011).

No citations

780. *Wal-Mart Stores, Inc. v. Dukes*, 131 S. Ct. 2541 (2011).

Id. at 2551 (Scalia, J., majority opinion) (citing Richard A. Nagareda, *Class Certification in the Age of Aggregate Proof*, 84 N.Y.U. L. REV. 97 (2009)).

Author: Professor of Law and Director of the Cecil D. Branstetter Litigation & Dispute Resolution Program,

Vanderbilt University Law School

Law Review Ranking: 5

Id. at 2554 (Scalia, J., majority opinion) (citing John Monahan, Laurens Walker & Gregory Mitchell, *Contextual Evidence of Gender Discrimination: The Ascendance of "Social Frameworks"*, 94 VA. L. REV. 1715 (2008)).

Authors: John Walker: John S. Shannon Distinguished Professor of Law, University of Virginia; Laurens Walker: T. Munford Boyd Professor of Law, University of Virginia; Gregory Mitchell: Professor of Law and E. James Kelly, Jr.-Class of 1965 Research Professor, University of Virginia

Law Review Ranking: 6

Id. at 2252 (Ginsburg, J., dissenting) (citing Richard A. Nagareda, *The Preexistence Principle and the Structure of the Class Action*, 103 COLUM. L. REV. 149 (2003)).

Author: Professor, Vanderbilt University Law School

Law Review Ranking: 2

781. *PLIVA, Inc. v. New Mexico*, 131 S. Ct. 2567 (2011).

Id. at 2579 (Thomas, J., majority opinion) (citing Caleb Nelson, *Preemption*, 86 VA. L. REV. 225 (2000)).

Author: Associate Professor, University of Virginia School of Law

Law Review Ranking: 6

782. *Stern v. Marshall*, 131 S. Ct. 2594 (2011).

Id. at 2622 (Scalia, J., concurring) (citing Thomas E. Plank, *Why Bankruptcy Judges Need Not and Should Not Be Article III Judges*, 72 AM. BANKR. L.J. 567 (1998)).

Author: Associate Professor of Law, University of Tennessee College of Law

Law Review Ranking: 148

Id. at 2623 (Breyer, J., dissenting) (citing Paul M. Bator, *The Constitution as Architecture: Legislative and Administrative Courts Under Article III*, 65 IND. L.J. 233 (1990)).

Author: Late John P. Wilson Professor of Law, University of Chicago Law School

Law Review Ranking: 203

783. *Freeman v. United States*, 131 S. Ct. 2685 (2011).

Id. at 2693 (Kennedy, J., plurality opinion) (citing Susan R. Klein & Sandra Guerra Thompson, *DOJ's Attack on Federal Judicial "Leniency," the Supreme Court's Response, and the Future of Criminal Sentencing*, 44 TULSA L. REV. 519 (2009)).

Authors: Susan R. Klein: Alice McKean Young Regents Chair in Law, University of Texas School of Law; Sandra Guerra Thompson: University of Houston Law Foundation

Professor of Law and Criminal Justice Institute Director,
University of Houston Law Center
Law Review Ranking: 239

784. *Sorrell v. IMS Health, Inc.*, 131 S. Ct. 2653 (2011).

Id. at 2682 (Breyer, J., dissenting) (citing Daniel J. Solove, *A Taxonomy of Privacy*, 154 U. PA. L. REV. 477 (2006)).
Author: Associate Professor, George Washington University
Law School
Law Review Ranking: 8

Id. at 2683 (Breyer, J., dissenting) (citing Puneet Manchanda & Elisabeth Honka, *The Effects and Role of Direct-to-Physician Marketing in the Pharmaceutical Industry: An Integrative Review*, 5 YALE J. HEALTH POL'Y L. & ETHICS 785 (2005)).
Authors: Puneet Manchanda: Associate Professor of
Marketing, Graduate School of Business, University of
Chicago; Elisabeth Honka: Doctoral Student, Graduate
School of Business, University of Chicago
Law Review Ranking: 113

785. *Bullcoming v. New Mexico*, 131 S. Ct. 2705 (2011).

Id. at 2725 (Kennedy, J., dissenting) (citing Roger C. Park, *Is Confrontation the Bottom Line?*, 19 REGENT U. L. REV. 459 (2007)). Author: James Edgar Hervey Chair in Litigation,
University of California, Hastings College of the Law
Law Review Ranking: 356

Id. at 2727 (Kennedy, J., dissenting) (citing Robert P.
Mosteller, *Remaking Confrontation Clause and Hearsay Doctrine Under the Challenge of Child Sexual Abuse Prosecutions*, 1993 U.
ILL. L. REV. 691 (1993)).
Author: Professor of Law, Duke University
Law Review Ranking: 30

Id. (Kennedy, J., dissenting) (citing T.P. Gallanis, *The Rise of Modern Evidence Law*, 84 IOWA L. REV. 499 (1999)).
Author: Assistant Professor of Law, Ohio State University
Law Review Ranking: 22

Id. at 2728 (Kennedy, J., dissenting) (citing Akhil R. Amar, *Sixth Amendment First Principles*, 84 GEO. L.J. 641 (1996)).
Author: Southmayd Professor, Yale Law School
Law Review Ranking: 10

786. *CSX Transp., Inc. v. McBride*, 131 S. Ct. 2630 (2011).

Id. at 2640 (Ginsburg, J., majority opinion) (citing William H.
DeParcq, *The Supreme Court and the Federal Employers' Liability Act, 1956-57 Term*, 36 TEX. L. REV. 145 (1957)).
Author: [Practitioner]
Law Review Ranking: 11

Id. at 2642 (Ginsburg, J., majority opinion) (citing Jeremiah Smith, *Legal Cause in Actions of Tort*, 25 HARV. L. REV. 103 (1911)).

Author: Professor of Law, Harvard Law School and former judge, Supreme Court of New Hampshire
Law Review Ranking: 1

Id. (Ginsburg, J., majority opinion) (citing Jeremiah Smith, *Legal Cause in Actions of Tort (Continued)*, 25 HARV. L. REV. 223 (1912)).

Author: Professor of Law, Harvard Law School and former judge, Supreme Court of New Hampshire
Law Review Ranking: 1

Id. (Ginsburg, J., majority opinion) (citing Walter W. Steele & Elizabeth G. Thornburg, *Jury Instructions: A Persistent Failure to Communicate*, 67 N.C. L. REV. 77 (1988)).

Authors: Walter W. Steele: Professor of Law, Southern Methodist University; Elizabeth G. Thornburg, Visiting Assistant Professor of Law and Director of Legal Research and Writing, Southern Methodist University
Law Review Ranking: 24

Id. (Ginsburg, J., majority opinion) (citing Robert P. Charrow & Veda R. Charrow, *Making Legal Language Understandable: A Psycholinguistic Study of Jury Instructions*, 79 COLUM. L. REV. 1306 (1979)).

Authors: Robert P. Charrow: Assistant Professor of Law, Howard University; Veda R. Charrow: Research Scientist, American Institutes for Research
Law Review Ranking: 2

Id. at 2643 (Ginsburg, J., majority opinion) (citing Jeremiah Smith, *Legal Cause in Actions of Tort (Concluded)*, 25 HARV. L. REV. 303 (1912)).

Author: Professor of Law, Harvard Law School and former judge, Supreme Court of New Hampshire
Law Review Ranking: 1

787. *Ariz. Free Enter. Club's Freedom Club PAC v. Bennett*, 131 S. Ct. 2806 (2011).

No citations

788. *Brown v. Entm't Merchants Assoc.*, 131 S. Ct. 2729 (2011).

Id. at 2737 (Scalia, J., majority opinion) (citing Note, *Regulation of Comic Books*, 68 HARV. L. REV. 489 (1955)).

Author: [Law student] Harvard Law School
Law Review Ranking: 1

Id. at 2746 (Alito, J., concurring) (citing Harry T. Edwards & Mitchell N. Berman, *Regulating Violence on Television*, 89 NW. U. L. REV. 1487 (1995)).

Authors: Harry T. Edwards: Chief Circuit Judge, United States Court of Appeals for the D.C. Circuit; Mitchell N. Berman: J.D. 1993, University of Michigan Law School
Law Review Ranking: 13

789. J. McIntyre Mach., Ltd. v. Nicastro, 131 S. Ct. 2780 (2011).

Id. at 2795 (Ginsburg, J., dissenting) (citing Russell J. Weintraub, *A Map Out of the Personal Jurisdiction Labyrinth*, 28 U.C. DAVIS L. REV. 531 (1995)).

Author: Professor of Law and holder of the John B. Connally Chair in Civil Jurisprudence, University of Texas School of Law

Law Review Ranking: 31

Id. at 2799 (Ginsburg, J., dissenting) (citing Lea Brilmayer, *Rights, Fairness, and Choice of Law*, 98 YALE L.J. 1277 (1989)).

Author: Nathan Baker Professor, Yale Law School

Law Review Ranking: 3

Id. (Ginsburg, J., dissenting) (citing Wendy Collins Perdue, *Personal Jurisdiction and the Beetle in the Box*, 32 B.C. L. REV. 529 (1991)).

Author: Associate Professor of Law, Georgetown University Law Center

Law Review Ranking: 27

Id. (Ginsburg, J., dissenting) (citing Roger H. Trangsrud, *The Federal Common Law of Personal Jurisdiction*, 57 GEO. WASH. L. REV. 849 (1989)).

Author: Associate Professor of Law, George Washington University National Law Center

Law Review Ranking: 36

Id. (Ginsburg, J., dissenting) (citing Richard A. Epstein, *Consent, Not Power, as the Basis of Jurisdiction*, 2001 U. CHI. LEGAL F. 1 (2011)).

Author: James Parker Hall Distinguished Service Professor of Law, The Law School at The University of Chicago

Law Review Ranking: 72

Id. (Ginsburg, J., dissenting) (citing Richard L. Cupp, Jr., *Redesigning Successor Liability*, 1999 U. ILL. L. REV. 845 (1999)).

Author: Professor of Law, Pepperdine University School of Law

Law Review Ranking: 30

Id. at 2801 (Ginsburg, J., dissenting) (citing Christopher A. Whytock, *Myth of Mess? International Choice of Law in Action*, 84 N.Y.U. L. REV. 719 (2009)).

Author: Associate Professor of Law, University of Utah, S.J. Quinney College of Law

Law Review Ranking: 5

Id. (Ginsburg, J., dissenting) (citing Ronan E. Degnan & Mary K. Kane, *The Exercise of Jurisdiction Over and Enforcement of Judgments Against Alien Defendants*, 39 HASTINGS L.J. 799 (1988)).

Authors: Ronan E. Degnan: Professor of Law, Boalt Hall School of Law, University of California, Berkeley; Mary K. Kane: Professor of Law, Hastings College of the Law, University of California
Law Review Ranking: 34

Id. (Ginsburg, J., dissenting) (citing Gary B. Born, *Reflections on Judicial Jurisdiction in International Cases*, 17 GA. J. INT'L & COMP. L. 1 (1987)).

Author: Professor of Law, Hastings College of the Law, University of California
Law Review Ranking: 297

Id. at 2804 (Ginsburg, J., dissenting) (citing Kevin M. Clermont & John R.B. Palmer, *Exorbitant Jurisdiction*, 58 ME. L. REV. 474 (2006)).

Authors: Kevin M. Clermont: Flanagan Professor of Law, Cornell University; John R.B. Palmer: Associate Supervisory Staff Attorney, United States Court of Appeals for the Second Circuit
Law Review Ranking: 233

790. *Goodyear Dunlop Tires Operations, S.A. v. Brown*, 131 S. Ct. 2846 (2011).

Id. at 2851 (Ginsburg, J., majority opinion) (citing Arthur T. von Mehren & Donald T. Trautman, *Jurisdiction to Adjudicate: A Suggested Analysis*, 79 HARV. L. REV. 1121 (1966)).

Authors: Arthur T. von Mehren: Professor of Law, Harvard Law School; Donald T. Trautman, Professor of Law, Harvard Law School
Law Review Ranking: 1

Id. (Ginsburg, J., majority opinion) (citing Lea Brilmayer, Jennifer Haverkamp & Buck Logan, *A General Look at General Jurisdiction*, 66 TEX. L. REV. 721 (1988)).

Authors: Lea Brilmayer: Nathan Baker Professor of Law, Yale Law School; Jennifer Haverkamp: [Practitioner]; Buck Logan: [Law student] Yale Law School
Law Review Ranking: 11

Id. at 2854 (Ginsburg, J., majority opinion) (citing Mary Twitchell, *The Myth of General Jurisdiction*, 101 HARV. L. REV. 610 (1988)).

Author: Associate Professor, University of Florida Law School
Law Review Ranking: 1

Id. at 2855 (Ginsburg, J., majority opinion) (citing Kim Dayton, *Personal Jurisdiction and the Stream of Commerce*, 7 REV. LITIG. 239 (1988)).

Author: Associate Professor of Law, The University of Kansas Law Review Ranking: 164

Id. at 2857 (Ginsburg, J., majority opinion) (citing Kevin M. Clermont & John R.B. Palmer, *Exorbitant Jurisdiction*, 58 ME. L. REV. 474 (2006)).

Authors: Kevin M. Clermont: Flanagan Professor of Law, Cornell University; John R.B. Palmer: Associate Supervisory Staff Attorney, United States Court of Appeals for the Second Circuit

Law Review Ranking: 233

Id. (Ginsburg, J., majority opinion) (citing Lea Brilmayer & Kathleen Paisley, *Personal Jurisdiction and Substantive Legal Relations: Corporations, Conspiracies, and Agency*, 74 CALIF. L. REV. 1 (1986)).

Authors: Lea Brilmayer: Professor of Law, Yale Law School; Kathleen Paisley: [Law student] Third-year student, Yale Law School

Law Review Ranking: 7

791. *Greene v. Fisher*, 132 S. Ct. 38 (2011).

No citations

792. *Judulang v. Holder*, 132 S. Ct. 476(2011).

No citations
