Michigan Law Review

Volume 99 | Issue 8

2001

Contents of Volume 99: Subject Index, Articles, Notes, Authors, Books Reviewed

Michigan Law Review

Follow this and additional works at: https://repository.law.umich.edu/mlr

Recommended Citation
Available at: https://repository.law.umich.edu/mlr/vol99/iss8/9

This Index is brought to you for free and open access by the Michigan Law Review at University of Michigan Law School Scholarship Repository. It has been accepted for inclusion in Michigan Law Review by an authorized editor of University of Michigan Law School Scholarship Repository. For more information, please contact mlaw.repository@umich.edu.
SUBJECT INDEX

(a) after a reference indicates a leading article; (b) book notice; (c) correspondence;
(n) note; (r) book review

ADMINISTRATIVE LAW
See also Black Lung Benefits Act, Disability Discrimination, Immigration.
Cost-Benefit Default Principles — Cass R. Sunstein (a) 1651-723

AFFIRMATIVE ACTION
See Education.

ANTITRUST
Anticompetitive Effect of Passive Investment, The — David Gilo (a) 1-47

BANKRUPTCY

BIOGRAPHY
Budding Translation — Milner S. Ball (r) 1265-78
Eye Single for Righteousness, An — Mark Sidel (r) 1637-49

BLACK LUNG BENEFITS ACT
Reducing the Overburden: The Doris Coal Presumption and Administrative Efficiency Under the Black Lung Benefits Act — Eric R. Olson (n) 696-720

CHILD LAW
Are We Protecting the Wrong Rights? — Jennifer L. Saulino (b) 1455-72

CHILDREN
See Family Law.

CIVIL RIGHTS
See Homosexuality and Lesbianism.

COGNITIVE STUDIES
See Legal Theory.

CONTRACTS
Prosecution of Minor Subcontractors Under the Major Fraud Act of 1988 — Chris Liro (n) 669-95

COMMERCIAL LAW
Private Commercial Law in the Cotton Industry: Creating Cooperation Through

Rules, Norms, and Institutions — Lisa Bernstein (a) 1724-90
Should the Law Ignore Commercial Norms? A Comment on the Bernstein Conjecture and Its Relevance for Contract Law Theory and Reform — Jason Scott Johnston (c) 1791-810

CONFESSION LAW
See Criminal Procedure.

CONSTITUTIONAL HISTORY
See Second Amendment.

CONSTITUTIONAL LAW

CONSTITUTIONAL THEORY
Terry Firma: Background Democracy and Constitutional Foundations — Frank I. Michelman (a) 1827-52

CORPORATIONS
See Antitrust, Tax.

CORRUPTION
Ever the Twain Shall Meet — Fred S. McChesney (r) 1348-69

CRIMINAL LAW

CRIMINAL PROCEDURE
Asymmetry, Fairness, & Criminal Trials — Stephen E. Hessler (b) 1560-82
Deceptive Police Interrogation Practices: How Far Is Too Far? — Laurie Magid (a) 1168-210
Establishing Inevitability Without Active Pursuit: Defining the Inevitable Discovery Exception to the Fourth Amendment Exclusionary Rule — Stephen E. Hessler (a) 238-78
Identifying and (Re)formulating Prophylactic Rules, Safe Harbors, and Incidental Rights in Constitutional Criminal Procedure — Susan R. Klein (a) 1030-80
In the Stationhouse After Dickerson — Charles D. Weisselberg (a) 1121-67
Miranda, Dickerson, and the Puzzling Persistence of Fifth Amendment Exceptionalism — Stephen J. Schulhofer (a) 941-57
Miranda’s Failure to Restrain Pernicious Interrogation Practices — Welsh S. White (a) 1211-47
Miranda’s Mistake — William J. Stuntz (a) 975-99
Miranda, the Constitution, and Congress — David A. Strauss (a) 958-74
Paths Not Taken: The Supreme Court’s Failures in Dickerson, The — Paul G. Cassell (a) 898-940
Questioning the Relevance of Miranda in the Twenty-First Century — Richard A. Leo (a) 1000-29
Racial Origins of Modern Criminal Procedure, The — Michael J. Klarman (a) 48-97
Separated at Birth but Siblings Nonetheless. Miranda and the Due Process Notice Cases — George C. Thomas III (a) 1081-120

DIVORCE
See Family Law.

DISABILITY DISCRIMINATION
Deference and Disability Discrimination — Rebecca Hanner White (a) 552-87

EDUCATION

ELECTION LAW
2000 Presidential Election: Archetype or Exception? The — Michael C. Dorf (r) 1279-97

ESTABLISHMENT CLAUSE
How to Apply the Religious Freedom Restoration Act to Federal Law Without Violating the Constitution — Gregory P. Magarian (a) 1903-98

EVOLUTIONARY BIOLOGY
Natural History of Rape: Biological Bases of Sexual Coercion, A — Elisabeth A. Lloyd (r) 1536-59

EXCLUSIONARY RULE
See Criminal Procedure.

EXECUTIVE COMPENSATION
See Antitrust.

EXECUTIVE POWERS
See Treaty Power.

FAMILY LAW
See also Child Law.
Eliminating Consideration of Parental Wealth in Post-Divorce Child Custody Disputes — Carolyn J. Frantz (n) 216-37
How to Plot Love on an Indifference Curve — Brian H. Bix (r) 1439-54

FEDERALISM
See Treaty Power.

FEDERAL SENTENCING GUIDELINES

FIRST AMENDMENT
Proactive Legislation and the First Amendment — Stuart Minor Benjamin (a) 281-364

FOREIGN AFFAIRS
See Treaties.

FOURTH AMENDMENT
See Criminal Procedure.

FRAUD
See Contracts.

GERRYMANDERING
See Voting Rights.

GLOBALIZATION
See Individualism.

GOVERNMENT
See Corruption.

GUNS
See Second Amendment.

HEALTH
See Immigration.

HISTORY
See Biography, Guns.

HOMOSEXUALITY AND LESBIANISM
Finding Gold in the Rainbow Rights Movement — Shayna S. Cook (b) 1419-38.

IMMIGRATION
Exclusion of HIV-Positive Immigrants Under the Nicaraguan Adjustment and Central American Relief Act and the
**INDEX**

**2001**

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Haitian Refugee Immigration Fairness Act, The — Shayna S. Cook</td>
<td>452-87</td>
</tr>
<tr>
<td><strong>INDIVIDUALISM</strong></td>
<td></td>
</tr>
<tr>
<td>Individualism in the Age of Internationalism — Alyson Cole</td>
<td>1409-18</td>
</tr>
<tr>
<td><strong>INTELLECTUAL PROPERTY</strong></td>
<td></td>
</tr>
<tr>
<td>See Patent Litigation.</td>
<td></td>
</tr>
<tr>
<td><strong>INTERNATIONAL AGREEMENTS</strong></td>
<td></td>
</tr>
<tr>
<td>See Treaties.</td>
<td></td>
</tr>
<tr>
<td><strong>JUDICIAL REVIEW</strong></td>
<td></td>
</tr>
<tr>
<td>See Constitutional Theory, First Amendment, Trade Law.</td>
<td></td>
</tr>
<tr>
<td><strong>JURIES</strong></td>
<td></td>
</tr>
<tr>
<td>See also Patent Litigation.</td>
<td></td>
</tr>
<tr>
<td>Conjunction and Aggregation — Saul Levmore (a)</td>
<td>723-56</td>
</tr>
<tr>
<td><strong>JUSTICE</strong></td>
<td></td>
</tr>
<tr>
<td>See Political Theory.</td>
<td></td>
</tr>
<tr>
<td><strong>LAW AND ECONOMICS</strong></td>
<td></td>
</tr>
<tr>
<td>See Family Law.</td>
<td></td>
</tr>
<tr>
<td><strong>LAW AND MATH</strong></td>
<td></td>
</tr>
<tr>
<td>See Juries.</td>
<td></td>
</tr>
<tr>
<td><strong>LAW AND SOCIETY</strong></td>
<td></td>
</tr>
<tr>
<td>See also Law and Language.</td>
<td></td>
</tr>
<tr>
<td>Where Is My Body? Stanley Fish’s Long Goodbye to Law — Richard Delgado (r)</td>
<td>1370-89</td>
</tr>
<tr>
<td><strong>LEASE</strong></td>
<td></td>
</tr>
<tr>
<td>See Bankruptcy.</td>
<td></td>
</tr>
<tr>
<td><strong>LEGAL HISTORY</strong></td>
<td></td>
</tr>
<tr>
<td>See Criminal Procedure, Native Americans, Second Amendment, Treaty Power</td>
<td></td>
</tr>
<tr>
<td><strong>LEGAL THEORY</strong></td>
<td></td>
</tr>
<tr>
<td>See also Juries.</td>
<td></td>
</tr>
<tr>
<td>Making the Familiar Conventional Again — Steven L. Winter (r)</td>
<td>1607-36</td>
</tr>
<tr>
<td>USA 2050: Identity, Critical Race Theory, and the Asian Century — Adrien Katherine Wing (r)</td>
<td>1390-408</td>
</tr>
<tr>
<td><strong>LEGISLATION</strong></td>
<td></td>
</tr>
<tr>
<td>See First Amendment.</td>
<td></td>
</tr>
<tr>
<td><strong>LITIGATION</strong></td>
<td></td>
</tr>
<tr>
<td>See Patent Litigation.</td>
<td></td>
</tr>
<tr>
<td><strong>LOCAL GOVERNMENT</strong></td>
<td></td>
</tr>
<tr>
<td>See Urban Planning.</td>
<td></td>
</tr>
<tr>
<td><strong>MAJOR FRAUD ACT</strong></td>
<td></td>
</tr>
<tr>
<td>See Contracts.</td>
<td></td>
</tr>
<tr>
<td><strong>MIRANDA</strong></td>
<td></td>
</tr>
<tr>
<td>See Criminal Procedure.</td>
<td></td>
</tr>
<tr>
<td><strong>NATIVE AMERICANS</strong></td>
<td></td>
</tr>
<tr>
<td>See also Biography.</td>
<td></td>
</tr>
<tr>
<td>Unsettling of the West: How Indians Got the Best Water Rights, The — David H. Getches (r)</td>
<td>1473-99</td>
</tr>
<tr>
<td><strong>PATENT LITIGATION</strong></td>
<td></td>
</tr>
<tr>
<td>Judges, Juries, and Patent Cases — An Empirical Peek Inside the Black Box — Kimberly A. Moore (a)</td>
<td>365-409</td>
</tr>
<tr>
<td><strong>POLICE PRACTICES</strong></td>
<td></td>
</tr>
<tr>
<td>See Criminal Procedure.</td>
<td></td>
</tr>
<tr>
<td><strong>POLITICAL THEORY</strong></td>
<td></td>
</tr>
<tr>
<td>See also Constitutional Theory.</td>
<td></td>
</tr>
<tr>
<td>Democratic Justice in Transition — Marion Smiley (r)</td>
<td>1332-47</td>
</tr>
<tr>
<td><strong>PRIVATE LEGAL SYSTEMS</strong></td>
<td></td>
</tr>
<tr>
<td>See Commercial Law.</td>
<td></td>
</tr>
<tr>
<td><strong>PROPERTY</strong></td>
<td></td>
</tr>
<tr>
<td>See also Bankruptcy.</td>
<td></td>
</tr>
<tr>
<td>Just Compensation, Incentives, and Social Meanings — Hanoch Dagan (a)</td>
<td>134-56</td>
</tr>
<tr>
<td>Takings, Efficiency, and Distributive Justice: A Response to Professor Dagan — Glynn S. Lunney, Jr. (c)</td>
<td>157-82</td>
</tr>
<tr>
<td><strong>RACE</strong></td>
<td></td>
</tr>
<tr>
<td>See Criminal Procedure, Education, Legal Theory, Voting Rights</td>
<td></td>
</tr>
<tr>
<td><strong>RAPE</strong></td>
<td></td>
</tr>
<tr>
<td>See Evolutionary Biology.</td>
<td></td>
</tr>
<tr>
<td><strong>RELIGION</strong></td>
<td></td>
</tr>
<tr>
<td>See Establishment Clause.</td>
<td></td>
</tr>
<tr>
<td><strong>RHETORIC</strong></td>
<td></td>
</tr>
<tr>
<td>See Legal Theory.</td>
<td></td>
</tr>
<tr>
<td><strong>RISK ANALYSIS</strong></td>
<td></td>
</tr>
<tr>
<td>See Administrative Law.</td>
<td></td>
</tr>
</tbody>
</table>
SECOND AMENDMENT
Second Amendment: Structure, History, and Constitutional Change, The — David Yassky (a) 588-668
Taking Aim at an American Myth — Paul Finkelman (r) 1500-19

SPORTS
Applying a Legal Matrix to the World of Sports — Elsa Kircher Cole (r) 1583-606

SUBCONTRACTORS
See Contracts.

TAKINGS LAW
See Property.

TAX
Zen of Corporate Capital Structure Neutrality, The — Herwig J. Schlunk (a) 410-51

TRADE LAW
Judicial Review of Member-State Regulation of Trade Within a Federal or Quasi-Federal System: Protectionism and Balancing, Da Capo — Donald H. Regan (a) 1853-902
Laws as Treaties?: The Constitutionality of Congressional-Executive Agreements — John C. Yoo (a) 757-852
Treaty Power and American Federalism, Part II, The — Curtis A. Bradley (a) 98-133

URBAN PLANNING
Lessons from Sprawl — Mark S. Davies (r) 1520-35

VOTING RIGHTS
Morgan Kousser’s Noble Dream — Heather K. Gerken (r) 1298-331
Race and the Right to Vote After Rice v. Cayetano — Ellen D. Katz (a) 491-531

WATER LAW
See Native Americans.
ARTICLES

Anticompetitive Effect of Passive Investment, The — David Gilo 1-47
Applying a Legal Matrix to the World of Sports — Elsa Kircher Cole (book review) 1583-606
Budding Translation — Milner S. Ball (book review) 1265-78
Conjunction and Aggregation — Saul Levmore 723-56
Cost-Benefit Default Principles — Cass R. Sunstein 1651-723
Deference and Disability Discrimination — Rebecca Ianner White 532-87
Democratic Justice in Transition — Marion Smiley (book review) 1332-47
Ever the Twain Shall Meet — Fred S. McChesney (book review) 1348-69
Eye Single for Righteousness, An — Mark Sidey (book review) 1637-49
Foreword: From Miranda to § 3501 to Dickerson to . . . — Yale Kamisar (introduction) 879-97
Foreword: On Academic Fads and Fashions — Cass R. Sunstein (introduction) 1251-64
How to Plot Love on an Indifference Curve — Brian H. Bix (book review) 1439-54
Identifying and (Re)formulating Prophylactic Rules, Safe Harbors, and Incidental Rights in Constitutional Criminal Procedure — Susan R. Klein 1030-80
Individualism in the Age of Internationalism — Alyson Cole (book review) 1409-18
In the Stationhouse After Dickerson — Charles D. Weisselberg 1121-67
Judges, Juries, and Patent Cases — An Empirical Peek Inside the Black Box — Kimberly A. Moore 365-409
Judicial Review of Member-State Regulation of Trade Within a Federal or Quasi-Federal System: Protectionism and Balancing, Da Capo — Donald H. Regan 1853-902
Just Compensation, Incentives, and Social Meanings — Hanoch Dagan 134-56
Laws as Treaties?: The Constitutional Foundation of Congressional-Executive Agreements — John C. Yoo 757-852
Lessons from Sprawl — Mark S. Davies (book review) 1520-35
Making the Familiar Conventional Again — Steven L. Winter (book review) 1607-36
Miranda, Dickerson, and the Puzzling Persistence of Fifth Amendment Exceptionalism — Stephen J. Schulhofer 941-57
Miranda's Failure to Restrain Pernicious Interrogation Practices — Welsh S. White 1211-47
Miranda's Mistake — William J. Stuntz 975-99
Miranda, the Constitution, and Congress — David A. Strauss 958-74
Morgan Kousser's Noble Dream — Heather K. Gerken (book review) 1298-331
Natural History of Rape: Biological Bases of Sexual Coercion, A — Elisabeth A. Lloyd (book review) 1536-59
Paths Not Taken: The Supreme Court's Failures in Dickerson, The — Paul G. Cassell 898-940
Private Commercial Law in the Cotton Industry: Creating Cooperation Through Rules, Norms, and Institutions — Lisa Bernstein 1724-90
Proactive Legislation and the First Amendment — Stuart Minor Benjamin 281-364
Questioning the Relevance of Miranda in the Twenty-First Century — Richard A. Leo 1000-29
Race and the Right to Vote After Rice v. Cayetano — Ellen D. Katz 491-531
Racial Origins of Modern Criminal Procedure, The — Michael J. Klarman 48-97
Second Amendment: Structure, History and Constitutional Change, The — David Yassky 588-668
Separated at Birth but Siblings Nonetheless: Miranda and the Due Process Notice Cases — George C. Thomas III 1081-120
Should the Law Ignore Commercial Norms? A Comment on the Bernstein Conjecture and Its Relevance for Contract Law Theory and Reform — Jason Scott Johnston (correspondence) 1791-810
Taking Aim at an American Myth — Paul Finkelman (book review) 1500-19
Takings, Efficiency, and Distributive Justice: A Response to Professor Dagan — Glynn S. Lunney, Jr. (correspondence) 157-82
Terry Firma: Background Democracy and Constitutional Foundations — Frank I. Michelman 1827-52
Treaty Power and American Federalism, Part II, The — Curtis A. Bradley 98-133
2000 Presidential Election: Archetype or Exception?, The — Michael C. Dorf (book review) 1279-97
USA 2050: Identity, Critical Race Theory, and the Asian Century — Adrien Katherine Wing (book review) 1390-408
Zen of Corporate Capital Structure Neutrality, The — Herwig J. Schlunk 410-51
NOTES

Are We Protecting the Wrong Rights? — Jennifer L. Saulino 1455-72
Asymmetry, Fairness, & Criminal Trials — Stephen E. Hessler 1560-82
Eliminating Consideration of Parental Wealth in Post-Divorce Child Custody Disputes — Carolyn J. Frantz 216-37
Establishing Inevitability Without Active Pursuit: Defining the Inevitable Discovery Exception to the Fourth Amendment Exclusionary Rule — Stephen E. Hessler 238-78
Exclusion of HIV-Positive Immigrants Under the Nicaraguan Adjustment and Central American Relief Act and the Haitian Refugee Immigration Fairness Act, The — Shayna S. Cook 452-87
Finding Gold in the Rainbow Rights Movement — Shayna S. Cook 1419-38
Prosecution of Minor Subcontractors Under the Major Fraud Act of 1988 — Chris Liro 669-95
Reducing the Overburden: The Doris Coal Presumption and Administrative Efficiency Under the Black Lung Benefits Act — Eric R. Olson 696-720
AUTHORS

BALL, MILNER S. — Budding Translation (book review) 1265-78

BENJAMIN, STUART MINOR — Proactive Legislation and the First Amendment 281-364

BERNSTEIN, LISA — Private Commercial Law in the Cotton Industry: Creating Cooperation Through Rules, Norms, and Institutions 1724-90

Bix, Brian H. — How to Plot Love on an Indifference Curve (book review) 1439-54

BRADLEY, CURTIS A. — Treaty Power and American Federalism, Part II, The 98-133

CASSELL, PAUL G. — Paths Not Taken: The Supreme Court’s Failures in Dickerson, The 898-940

COLE, ALYSON — Individualism in the Age of Internationalism (book review) 1409-18

COLE, ELSA KIRCHER — Applying a Legal Matrix to the World of Sports (book review) 1583-606

DAGAN, HANOCH — Just Compensation, Incentives, and Social Meanings 134-56

DAVIES, MARK S. — Lessons from Sprawl (book review) 1520-35


DORF, MICHAEL C. — 2000 Presidential Election: Archetype or Exception?, The (book review) 1279-97

FINKELMAN, PAUL — Taking Aim at an American Myth (book review) 1500-19

GERKEN, HEATHER K. — Morgan Kousser’s Noble Dream (book review) 1298-331


GILO, DAVID — Anticompetitive Effect of Passive Investment, The 1-47

JOHSTON, JASON SCOTT — Should the Law Ignore Commercial Norms? A Comment on the Bernstein Conjecture and Its Relevance for Contract Law Theory and Reform (correspondence) 1791-810

KAMISAR, YALE — Foreword: From Miranda to § 3501 to Dickerson to . . . (introduction) 879-97

KATZ, ELLEN D. — Race and the Right to Vote After Rice v. Cayetano 491-531

KLARMAN, MICHAEL J. — Racial Origins of Modern Criminal Procedure, The 48-97

KLEIN, SUSAN R. — Identifying and (Re)Formulating Prophylactic Rules, Safe Harbors, and Incidental Rights in Constitutional Criminal Procedure 1030-80

LEO, RICHARD A. — Questioning the Relevance of Miranda in the Twenty-First Century 1000-29

LEVMORE, SAUL — Conjunction and Aggregation 723-56

LLOYD, ELISABETH A. — Natural History of Rape: Biological Bases of Sexual Coercion, A (book review) 1536-59

LUNNEY, GLYNN S., JR. — Takings, Efficiency, and Distributive Justice: A Response to Professor Dagan (correspondence) 157-82

MARGARIAN, GREGORY P. — How to Apply the Religious Freedom Restoration Act to Federal Law Without Violating the Constitution 1903-98


MICHESNY, FRED S. — Ever the Twain Shall Meet (book review) 1348-69

MICHELMAN, FRANK I. — Terry Firma: Background Democracy and Constitutional Foundations 1827-52

MOORE, KIMBERLY A. — Judges, Juries, and Patent Cases — An Empirical Peek Inside the Black Box 365-409

REGAN, DONALD H. — Judicial Review of Member-State Regulation of Trade Within a Federal or Quasi-Federal System: Protectionism and Balancing, Da Capo 1853-902

SCHLUNK, HERWIG J. — Zen of Corporate Capital Structure Neutrality, The 410-51

SCHULHOFER, STEPHEN J. — Miranda, Dickerson, and the Puzzling Persistence of Fifth Amendment Exceptionalism 941-57

SIDEL, MARK — Eye Single for Righteousness, An (book review) 1637-49

SMILEY, MARION — Democratic Justice in Transition (book review) 1332-47

STRAUSS, DAVID A. — Miranda, the Constitution, and Congress 958-74

STUNTZ, WILLIAM J. — Miranda’s Mistake 975-99

SUNSTEIN, CASS R. — Cost-Benefit Default Principles (article) 1651-723

SUNSTEIN, CASS R. — Foreword: On Academic Fads and Fashions (introduction) 1251-64

THOMAS, GEORGE C., III — Separated at Birth but Siblings Nonetheless: Miranda and the Due Process Notice Cases 1081-120

WEISSELBERG, CHARLES D. — In the Stationhouse After Dickerson 1121-67
WHITE, REBECCA HANNER — Deference and Disability Discrimination 532-87
WHITE, WELSH S. — Miranda's Failure to Restrain Pernicious Interrogation Practices 1211-47
WING, ADRIEN KATHERINE — USA 2050: Identity, Critical Race Theory, and the Asian Century (book review) 1390-408
WINTER, STEVEN L. — Making the Familiar Conventional Again (book review) 1607-36
YASSKY, DAVID — Second Amendment: Structure, History, and Constitutional Change, The 588-668
YOO, JOHN C. — Laws as Treaties?: The Constitutionality of Congressional-Executive Agreements 757-852
**BOOKS REVIEWED**

<table>
<thead>
<tr>
<th>Reviewer</th>
<th>Title</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amsterdam &amp; Bruner</td>
<td>Minding the Law</td>
<td>1607-36</td>
</tr>
<tr>
<td>Bartholet</td>
<td>Nobody’s Children: Abuse and Neglect, Foster Drift, and the Adoption Alternative</td>
<td>1455-72</td>
</tr>
<tr>
<td>Bellesiles</td>
<td>Arming America: The Origins of a National Gun Culture</td>
<td>1500-19</td>
</tr>
<tr>
<td>Black Elk &amp; Neihardt</td>
<td>Black Elk Speaks: Being the Life Story of a Holy Man of the Oglala Sioux</td>
<td>1265-78</td>
</tr>
<tr>
<td>Cain</td>
<td>Rainbow Rights: The Role of Lawyers and Courts in the Lesbian and Gay Civil Rights Movement</td>
<td>1419-38</td>
</tr>
<tr>
<td>Carbone</td>
<td>From Partners to Parents: The Second Revolution in Family Law</td>
<td>1439-54</td>
</tr>
<tr>
<td>Chang</td>
<td>Disoriented: Asian Americans, Law, and the Nation-State</td>
<td>1390-408</td>
</tr>
<tr>
<td>Culver &amp; Hyde</td>
<td>American Dreamer: The Life and Times of Henry A. Wallace</td>
<td>1637-49</td>
</tr>
<tr>
<td>Duany, Plater-Zyberk, &amp; Speck</td>
<td>Suburban Nation: The Rise of Sprawl and the Decline of the American Dream</td>
<td>1520-35</td>
</tr>
<tr>
<td>Fish</td>
<td>The Trouble with Principle</td>
<td>1370-89</td>
</tr>
<tr>
<td>Franck</td>
<td>The Empowered Self: Law and Society in the Age of Individualism</td>
<td>1409-18</td>
</tr>
<tr>
<td>Kousser</td>
<td>Colorblind Injustice: Minority Voting Rights and the Undoing of the Second Reconstruction</td>
<td>1298-331</td>
</tr>
<tr>
<td>Rose-Ackerman</td>
<td>Corruption and Government: Causes, Consequences, and Reform</td>
<td>1348-69</td>
</tr>
<tr>
<td>Shapiro</td>
<td>Democratic Justice</td>
<td>1332-47</td>
</tr>
<tr>
<td>Teitel</td>
<td>Transitional Justice</td>
<td>1332-47</td>
</tr>
<tr>
<td>Thornhill &amp; Palmer</td>
<td>A Natural History of Rape: Biological Bases of Sexual Coercion</td>
<td>1536-59</td>
</tr>
<tr>
<td>Uviller</td>
<td>The Tilted Playing Field: Is Criminal Justice Unfair? (student review)</td>
<td>1560-82</td>
</tr>
</tbody>
</table>