Contents of Volume 98: Subject Index, Articles, Notes, Authors, Books Reviewed

2000
CONTENTS

VOLUME 98

Subject Index ........................................ iii
Articles ................................................... viii
Notes .................................................... x
Authors ................................................... xi
Books Reviewed ....................................... xiv

Copyright © 2000
By THE MICHIGAN LAW REVIEW ASSOCIATION
SUBJECT INDEX

(a) after a reference indicates an article; (b) book notice; (c) correspondence; (e) essay; (n) note; (r) book review.

ADMINISTRATION OF JUSTICE
See Damages.

AGENCY
See Business, Securities Law.

ANTHROPOLOGY
See Criminal Law, Sociology.

ANTITRUST
Antitrust Beyond Competition: Market Failures, Total Welfare, and the Challenge of Intramarket Second-Best Tradeoffs — Peter J. Hammer (a) 849-925

BANKRUPTCY
See also Federal Sentencing Guidelines.
Case for Cooperative Territoriality in International Bankruptcy, The — Lynn M. LoPucki (a) 2216-51
International Bankruptcy: In Defense of Universalism — Andrew T. Guzman (a) 2177-215
Resolving Transnational Insolvencies Through Private Ordering — Robert K. Rasmussen (a) 2252-75

BIAS CRIMES
Importance of Being Biased, The — Anthony M. Dillof (r) 1678-703

BIOGRAPHY
Cardozo the [Small r] realist — Richard D. Friedman (r) 1738-65

BUSINESS
See also Contracts, Corporations: Officers and Directors, Securities Law.
Reaffirming Relationship-Specific Investments: Comments on Miwa and Ramseyer’s ‘Rethinking Relationship-Specific Investments’ — Scott E. Masten (c) 2668-77
Rethinking Relationship-Specific Investments: Subcontracting in the Japanese Automobile Industry — Yoshiro Miwa & J. Mark Ramseyer (a) 2636-67

CHILDREN
See Juvenile Justice.

CITIZENSHIP
See Equal Protection, Federalism, Women.

COMMERCIAL LAW
Informality as a Bilateral Assurance Mechanism: Comments on Ronald Mann’s ‘The Role of Letters of Credit in Payment Transactions’ — Avery Wiener Katz (c) 2554-73
Letters of Credit as Signals: Comments on Ronald Mann’s ‘The Role of Letters of Credit in Payment Transactions’ — Clayton P. Gillette (c) 2537-47
Reconciling the Old Theory and the New Evidence: Comments on Ronald Mann’s ‘The Role of Letters of Credit in Payment Transactions’ — Jacob I. Corré (c) 2548-53
Role of Letters of Credit in Payment Transactions, The — Ronald J. Mann (a) 2494-536

CONFESSIONS
Miranda’s Fall? — Kenji Yoshino (r) 1399-415

CONSTITUTIONALISM
See Homosexuality and Lesbianism.

CONSTITUTIONAL LAW
See Equal Protection, Federalism, Legal History.

CONTRACT LAW
Commercial Norms and the Fine Art of the Small Con: Comments on Daniel Keating’s ‘Exploring the Battle of the Forms in Action’ — Douglas G. Baird (c) 2716-26
Exploring the Battle of the Forms in Action — Daniel Keating (a) 2678-715
Lawyers, Law, and Contract Formation: Comments on Daniel Keating’s ‘Exploring the Battle of the Forms in Action’ — Robert K. Rasmussen (c) 2748-59
Limits of Empiricism: What Facts Tell Us: Comments on Daniel Keating’s ‘Exploring the Battle of the Forms in Action,’ The — Dennis Patterson (c) 2738-47
On the Use of Practitioner Surveys in Commercial Law Research: Comments on Daniel Keating’s ‘Exploring the Battle of the Forms in Action’ — Avery Wiener Katz (c) 2760-72
Sound of One Form Battling: Comments on Daniel Keating’s ‘Exploring the Battle of the Forms in Action,’ The — Richard Craswell (c) 2727-37
tion on a Map of Federalism — Charlotte Gibson (n) 269-99
Staking Out the Border Between Commandeering and Conditional Preemption: Is the Driver’s Privacy Protection Act Constitutional Under the Tenth Amendment? — Rachel F. Preiser (n) 514-44

FEDERAL RULES OF CIVIL PROCEDURE
See Pleading and Procedure.

FEDERAL SENTENCING GUIDELINES
Judicial Abuse of “Process”: Examining the Applicability of Section 2F1.1(b)(4)(B) of the Federal Sentencing Guidelines to Bankruptcy Fraud — Hideaki Sano (n) 1038-71

FEMINIST JURISPRUDENCE
Ending Male Privilege: Beyond the Reasonable Woman — Stephanie M. Wildman (r) 1797-821

FIRST AMENDMENT PROTECTION
See Bias Crimes.

FOREIGN LAW
See Bankruptcy, Business, Criminal Law, Debtor and Creditor.

FREEDOM OF SPEECH
Dissent, Free Speech, and the Continuing Search for the “Central Meaning” of the First Amendment — Ronald J. Krotoszynski, Jr. (r) 1613-77
Life on Campus Really Ain’t So Bad — Avern Cohn (r) 1549-63
Zoning Speech on the Internet: A Legal and Technical Model — Lawrence Lessig & Paul Resnick (a) 395-431

HAZARDOUS SUBSTANCES
See International Organizations.

HOMOSEXUALITY AND LESBIANISM
See also Military Law.
History Unbecoming, Becoming History — Toni M. Massaro (r) 1564-89

HUSBAND AND WIFE
See also Feminist Jurisprudence.
Looking at Marriage — Naomi Cahn (r) 1766-96

IMMIGRATION AND EMIGRATION

INTELLECTUAL PROPERTY
Promise and Perils of Strategic Publication to Create Prior Art: A Response to Professor Parchomovsky, The — Rebecca S. Eisenberg (c) 2358-70

INTERNATIONAL LAW
See also Bankruptcy, Democracy.
Governmental Illegitimacy and Neocolonialism: Response to Review by James Thuo Gathii — Brad R. Roth (c) 2056-65
Neoliberalism, Colonialism and International Governance: Decentering the International Law of Governmental Legitimacy — James Thuo Gathii (r) 1996-2055
Rejoinder: Twailing International Law — James Thuo Gathii (c) 2066-71

INTERNATIONAL ORGANIZATIONS
See also Democracy.
Democracy, Science, and Free Trade: Risk Regulation on Trial at the World Trade Organization — Robert Howse (a) 2329-57

JUDGES
See Damages, Supreme Court.

JUDICIAL REVIEW
See also Delegation of Powers, Prisons and Prisoners.
Judicial Review & the Policy of Federal Abstention: A Juvenile’s Right to Ensure the Existence of a “Substantial Federal Interest” — Matthew Drexler (n) 1007-37
Losing Faith: America Without Judicial Review? — Erwin Chemerinsky (r) 1416-35

JURIES
See Damages.

JURISDICTION
State Immunity Waivers for Suits by the United States — Evan H. Caminker (a) 92-137

JURISPRUDENCE
See also Biography.
Distributive Foundation of Corrective Justice, The — Hanoch Dagan (a) 138-66

JUVENILE JUSTICE
Rationalizing Juvenile Justice — Carolyn J. Frantz (b) 1974-95
<table>
<thead>
<tr>
<th>Index</th>
<th>2000</th>
</tr>
</thead>
<tbody>
<tr>
<td>SCHOOL INTEGRATION</td>
<td>SOCIAL WELFARE</td>
</tr>
<tr>
<td>See Education.</td>
<td>Saying No to Stakeholding — Jeffrey S. Lehman &amp; Deborah C. Malamud (r) 1482-503</td>
</tr>
<tr>
<td>SCHOOLS AND SCHOOL DISTRICTS</td>
<td>SOCIETY</td>
</tr>
<tr>
<td>See Education.</td>
<td>See also Contracts.</td>
</tr>
<tr>
<td>SCIENCE</td>
<td>On the Nature of Norms: Biology, Morality, and the Disruption of Order — Owen D. Jones (r) 2072-103</td>
</tr>
<tr>
<td>See International Organizations.</td>
<td>Tyranny of Money, The — Edward J. McCaffery (r) 2126-53</td>
</tr>
<tr>
<td>SEARCH AND SEIZURE</td>
<td>STATES’ RIGHTS</td>
</tr>
<tr>
<td>Recovering the Original Fourth Amendment — Thomas Y. Davies (a) 547-750</td>
<td>See Jurisdiction.</td>
</tr>
<tr>
<td>SECURITIES LAW</td>
<td>STATUTES</td>
</tr>
<tr>
<td>Empirical Insight and Some Thoughts on Future(s) Investigation: Comments on Mark West’s ‘Private Ordering at the World’s First Futures Exchange’ — A.W. Brian Simpson (c) 2616-19</td>
<td>See Sentencing.</td>
</tr>
<tr>
<td>Private Ordering at the World’s First Futures Exchange — Mark D. West (a) 2574-615</td>
<td>SUPREME COURT</td>
</tr>
<tr>
<td>Public Choice Approach to Private Ordering: Rent-Seeking at the World’s First Futures Exchange: Comments on Mark West’s ‘Private Ordering at the World’s First Futures Exchange,’ A — Omri Yadlin (c) 2620-35</td>
<td>Choosing Justices: A Political Appointments Process and the Wages of Judicial Supremacy — John C. Yoo (r) 1436-67</td>
</tr>
<tr>
<td>SECURITIES REGULATION</td>
<td>TAXATION</td>
</tr>
<tr>
<td>See Pleading and Procedure.</td>
<td>See Sociology.</td>
</tr>
<tr>
<td>SEGREGATION</td>
<td>TORTS</td>
</tr>
<tr>
<td>See Education.</td>
<td>See Biography, Damages, International Organizations, Jurisprudence, Reliance.</td>
</tr>
<tr>
<td>SENTENCING</td>
<td>UNJUST ENRICHMENT</td>
</tr>
<tr>
<td>WOMEN</td>
<td></td>
</tr>
<tr>
<td>Because We Love You — Rosemary B. Quigley (b) 1822-36</td>
<td></td>
</tr>
</tbody>
</table>

*Note: The extracted text is a list of entries from an index, possibly from a legal or academic text, listing topics and their corresponding references.*
ARTICLES

Antitrust Beyond Competition: Market Failures, Total Welfare, and the Challenge of Intramarket Second-Best Tradeoffs — Peter J. Hammer 849-925


Cardozo the Realist — Richard D. Friedman (book review) 1738-65

Case for Cooperative Territoriality in International Bankruptcy, The — Lynn M. LoPucki 2216-51

Caste, Class, and Equal Citizenship — William E. Forbath 1-91

Casting Light on Cultural Property — John J. Costonis (book review) 1837-62

Choosing Justices: A Political Appointments Process and the Wages of Judicial Supremacy — John C. Yoo (book review) 1436-67

Clear Consensus, Ambiguous Commitment — Christopher H. Schroeder (book review) 1876-915

Climbing the Walls of Your Electronic Cage — Steven Hetcher (book review) 1916-40

Commercial Norms and the Fine Art of the Small Con: Comments on Daniel Keating's 'Exploring the Battle of the Forms in Action' — Douglas G. Baird (correspondence) 2716-26


Democracy, Science, and Free Trade: Risk Regulation on Trial at the World Trade Organization — Robert Howse 2329-57

Dissent, Free Speech, and the Continuing Search for the "Central Meaning" of the First Amendment — Ronald J. Krotoszynski, Jr. (book review) 1613-77

Distributive Foundation of Corrective Justice, The — Hanoch Dagan 138-66

Efficient Norm for Corporate Law: A Neotraditional Interpretation of Fiduciary Duty, The — Thomas A. Smith 214-68

Empirical Insight and Some Thoughts on Future(s) Investigation: Comments on Mark West's 'Private Ordering at the World's First Futures Exchange' — A.W. Brian Simpson (correspondence) 2616-19

Ending Male Privilege: Beyond the Reasonable Woman — Stephanie M. Wildman (book review) 1797-821


Exit and Voice in the Age of Globalization — Eyal Benvenisti 167-213

Exploring the Battle of the Forms in Action — Daniel Keating 2678-715


Global Solution to Multinational Default, A — Jay Lawrence Westbrook 2276-328

Governmental Illegitimacy and Neocolonialism: Response to Review by James Thuo Gathii — Brad R. Roth (correspondence) 2056-65

Healing the Blind Goddess: Race and Criminal Justice — Mark D. Rosenbaum & Daniel P. Tokaji (book review) 1941-73

History Unbecoming, Becoming History — Toni M. Massaro (book review) 1564-89

Hunting the Right, Racing the Wrong: The Right to Be Hunted in a World of Speed — Richard E. Cate 569-81

Importance of Being Biased, The — Anthony M. DiPolo (book review) 1678-703

Influence of Race in School Finance Reform, The — James E. Ryan 432-81

Informality as a Bilateral Assurance Mechanism: Comments on Ronald Mann's 'The Role of Letters of Credit in Payment Transactions' — Avery Wiener Katz (correspondence) 2554-73

International Bankruptcy: In Defense of Universalism — Andrew T. Guzman 2177-215

Is the Clean Air Act Unconstitutional? — Cass R. Sunstein 303-94

Law and Regret — Eric A. Posner (book review) 1468-81

Letters of Credit as Signals: Comments on Ronald Mann's 'The Role of Letters of Credit in Payment Transactions' — Clayton P. Gillette (correspondence) 2537-47

Life on Campus Really Ain't So Bad — Avern L. Cohn (book review) 1549-63

Limits of Empiricism: What Facts Tell Us: Comments on Daniel Keating's 'Exploring the Battle of the Forms in Action,' The — Dennis Patterson (correspondence) 2738-47
Looking at Marriage — Naomi Cahn (book review) 1766-96


Miranda's Fall? — Kenji Yoshino (book review) 1399-415

Neoliberalism, Colonialism and International Governance: Decentering the International Law of Governmental Legitimacy — James Thuo Gathii (book review) 1996-2055

On the Nature of Norms: Biology, Morality, and the Disruption of Order — Owen D. Jones (book review) 2072-103

On the Use of Practitioner Surveys in Commercial Law Research: Comments on Daniel Keating's 'Exploring the Battle of the Forms in Action' — Avery Wiener Katz (correspondence) 2760-72

Perils of Courtroom Stories, The — Stephan Landsman (book review) 2154-76

Phoebe's Lament — James J. White (essay) 2773-79

Postmodern Infiltration of Legal Scholarship, The — Arthur Austin (book review) 1504-28


Private Order and Public Institutions: Comments on McMillan and Woodruff's 'Private Order Under Dysfunctional Public Order' — Ellen D. Katz (correspondence) 2481-93

Private Ordering at the World's First Futures Exchange — Mark D. West 2574-615

Private Order Under Dysfunctional Public Order — John McMillan & Christopher Woodruff 2421-58

Promise and Perils of Strategic Publication to Create Prior Art: A Response to Professor Parchomovsky, The — Rebecca S. Eisenberg (correspondence) 2358-70

Public Choice Approach to Private Ordering: Rent-Seeking at the World's First Futures Exchange: Comments on Mark West's 'Private Ordering at the World's First Futures Exchange,' A — Omri Yadlin (correspondence) 2620-35

Publish or Perish — Gideon Parchomovsky 926-52

Reaffirming Relationship-Specific Investments: Comments on Miwa and Ram­ seyer's 'Rethinking Relationship-Specific Investments' — Scott E. Masten (correspondence) 2668-77

Reconciling the Old Theory and the New Evidence: Comments on Ronald Mann's 'The Role of Letters of Credit in Payment Transactions' — Jacob I. Corré (correspondence) 2548-53

Recovering the Original Fourth Amendment — Thomas Y. Davies 547-750

Rejoinder: Twisting International Law — James Thuo Gathii (correspondence) 2066-71

Resolving Transnational Insolvencies Through Private Ordering — Robert K. Rasmussen 2252-75

Rethinking Relationship-Specific Investments: Subcontracting in the Japanese Automobile Industry — Yoshiro Miwa & J. Mark Ramseyer 2636-67

Role of Letters of Credit in Payment Transactions, The — Ronald J. Mann 2494-536

Saying No to Stakeholding — Jeffrey S. Leh­ man & Deborah C. Malamud (book review) 1482-503

Sound of One Form Battling: Comments on Daniel Keating's 'Exploring the Battle of the Forms in Action,' The — Richard Craswell (correspondence) 2727-37

State Immunity Waivers for Suits by the United States — Evan H. Caminker 92-137

Treaty-Making and the Nation: The Historical Foundations of the Nationalist Conception of the Treaty Power — David M. Golove 1075-319

Tyranny of Money, The — Edward J. McCaffery (book review) 2126-53


Word Games, War Games — Diane H. Mazur (book review) 1590-612

Who "Owns" a Cultural Treasure? — Jason Y. Hall (book review) 1863-75

Zoning Speech on the Internet: A Legal and Technical Model — Lawrence Lessig & Paul Resnick 395-431
NOTES


Copyright Misuse and Modified Copyleft: New Solutions to the Challenges of Internet Standardization — Chip Patterson 1351-83

Judicial Abuse of “Process”: Examining the Applicability of Section 2Fl.1(b)(4)(B) of the Federal Sentencing Guidelines to Bankruptcy Fraud — Hideaki Sano 1038-71


Pleading Under Section 11 of the Securities Act of 1933 — Krista L. Turnquist 2395-417


Staking Out the Border Between Commandeering and Conditional Preemption: Is the Driver’s Privacy Protection Act Constitutional Under the Tenth Amendment? — Rachel F. Preiser 514-44

Winning the Battle, Losing the War?: Judicial Scrutiny of Prisoners’ Statutory Claims Under the Americans with Disabilities Act — Christopher J. Burke 482-513
Keating, Daniel — Exploring the Battle of the Forms in Action 2678-715
Krotoszynski, Ronald J., Jr. — Dissent, Free Speech, and the Continuing Search for the “Central Meaning” of the First Amendment (book review) 1613-77
Landsman, Stephen — The Perils of Courtroom Stories (book review) 2154-76
Lehman, Jeffrey S. & Deborah C. Malamud — Saying No to Stakeholding (book review) 1482-503
Lessig, Lawrence & Paul Resnick — Zoning Speech on the Internet: A Legal and Technical Model 395-431
LoPucki, Lynn M. — The Case for Cooperative Territoriality in International Bankruptcy 2216-51
Malamud, Deborah C. & Jeffrey S. Lehman — Saying No to Stakeholding (book review) 1482-503
Mann, Ronald J. — The Role of Letters of Credit in Payment Transactions 2494-536
Massaro, Toni M. — History Unbecoming, Becoming History (book review) 1564-89
Masten, Scott E. — Reaffirming Relationship-Specific Investments: Comments on Miwa and Ramseyer’s ‘Rethinking Relationship-Specific Investments’ (correspondence) 2668-77
Mazur, Diane H. — Word Games, War Games (book review) 1590-612
McCaffrey, Edward J. — The Tyranny of Money (book review) 2126-53
McMillan, John & Christopher Woodruff — Private Order Under Dysfunctional Public Order 2421-58
Miwa, Yoshiro & J. Mark Ramseyer — Rethinking Relationship-Specific Investments: Subcontracting in the Japanese Automobile Industry 2636-67
Parchomovsky, Gideon — Publish or Perish 926-52
Patterson, Dennis — The Limits of Empiricism: What Facts Tell Us: Comments on Daniel Keating’s ‘Exploring the Battle of the Forms in Action’ (correspondence) 2738-47
Posner, Eric A. — Law and Regret (book review) 1468-81
Ramseyer, J. Mark & Yoshiro Miwa — Rethinking Relationship-Specific Investments: Subcontracting in the Japanese Automobile Industry 2636-67
Rasmussen, Robert K. — Lawyers, Law, and Contract Formation: Comments on Daniel Keating’s ‘Exploring the Battle of the Forms in Action’ (correspondence) 2748-59
Rasmussen, Robert K. — Resolving Transnational Insolvencies Through Private Ordering 2252-75
Resnick, Paul & Lawrence Lessig — Zoning Speech on the Internet: A Legal and Technical Model 395-431
Rosenbaum, Mark D. & Daniel P. Tokaji — Healing the Blind Goddess: Race and Criminal Justice (book review) 1941-73
Roth, Brad R. — Governmental Illegitimacy and Neocolonialism: Response to Review by James Thuo Gathii (correspondence) 2056-65
Ryan, James E. — The Influence of Race in School Finance Reform 432-81
 Schroeder, Christopher H. — Clear Consensus, Ambiguous Commitment (book review) 1876-915
Simpson, A.W. Brian — Empirical Insight and Some Thoughts on Future(s) Investigation: Comments on Mark West’s ‘Private Ordering at the World’s First Futures Exchange’ (correspondence) 2616-19
Smith, Thomas A. — The Efficient Norm for Corporate Law: A Neotraditional Interpretation of Fiduciary Duty 214-68
Sunstein, Cass R. — Is the Clean Air Act Unconstitutional? 303-94
Tokaji, Daniel P. & Mark D. Rosenbaum — Healing the Blind Goddess: Race and Criminal Justice (book review) 1941-73
West, Mark D. — Private Ordering at the World’s First Futures Exchange 2574-615
Westbrook, Jay Lawrence — A Global Solution to Multinational Default 2276-328
White, James J. — Phoebe’s Lament (essay) 2773-79
Wildman, Stephanie M. — Ending Male Privilege: Beyond the Reasonable Woman (book review) 1797-821
Woodruff, Christopher & John McMillan — Private Order Under Dysfunctional Public Order 2421-58
Yadlin, Omri — A Public Choice Approach to Private Ordering: Rent-Seeking...
2000] *Index* xiii

<table>
<thead>
<tr>
<th>Entry</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>at the World's First Futures Exchange:</td>
<td></td>
</tr>
<tr>
<td>Comments on Mark West's 'Private Ordering at the World's</td>
<td></td>
</tr>
<tr>
<td>First Futures Exchange' (correspondence)</td>
<td>2620-35</td>
</tr>
<tr>
<td>YOO, JOHN C. — Choosing Justices: A Political Appointments Process and the Wages</td>
<td></td>
</tr>
<tr>
<td>of Judicial Supremacy (book review)</td>
<td>1436-67</td>
</tr>
<tr>
<td>YOSHINO, KENJI — Miranda's Fall? (book review)</td>
<td>1399-415</td>
</tr>
</tbody>
</table>
BOOKS REVIEWED

ACKERMAN & ALSTOTT: The Stakeholder Society (Jeffrey S. Lehman & Deborah C. Malamud) 1482-503
CAMPOS: Jurismania (student review) 1529-48
CAMUS: The Fall (Kenji Yoshino) 1399-1415
CARTER: The Dissent of the Governed: A Meditation on Law, Religion, and Loyalty (Ronald J. Krotoszynski, Jr.) 1613-77
CONE: No Equal Justice: Race and Class in the American Criminal Justice System (Mark D. Rosenbaum & Daniel P. Tokaji) 1941-73
ESKRIDGE: Gaylaw: Challenging the Apartheid of the Closet (Toni M. Massaro) 1564-89
FARBER: Eco-pragmatism (Christopher H. Schroeder) 1876-915
FLETCHER: Basic Concepts of Criminal Law (Stuart P. Green) 2104-25
FORELL & MATTHEWS: A Law of Her Own: The Reasonable Woman as a Measure of Man (Stephanie M. Wildman) 1797-821
FRANK: Luxury Fever: Why Money Fails to Satisfy in an Era of Excess (Edward J. McCaffery) 2126-53
FRUG: City Making: Building Communities without Building Walls (Sheryll D. Cashin) 1704-24
FUJUYAMA: The Great Disruption: Human Nature and the Reconstitution of Social Order (Owen D. Jones) 2072-103
HALLEY: Don't: A Reader's Guide to the Military's Anti-Gay Policy (Diane H. Mazur) 1590-612
KAHN: The Cultural Study of Law (Arthur Austin) 1504-28
KAUFMAN: Cardozo (Richard D. Friedman) 1738-65
KERBER: No Constitutional Right to Be Ladies: Women and the Obligations of Citizenship (student review) 1822-36
KORS & SILVERGLATE: The Shadow University: The Betrayal of Liberty on America's Campuses (Avern Cohn) 1549-63
LAWRENCE: Punishing Hate: Bias Crimes Under American Law (Anthony M. Dillof) 1678-703
LESSIG: Code: And Other Laws of Cyberspace (Steven Hetcher) 1916-40
MALCOLM: The Crime of Sheila McGough (Stephan Landsman) 2154-76
PERETTI: In Defense of a Political Court (John C. Yoo) 1436-67
REGAN: Alone Together: Law and the Meanings of Marriage (Naomi Cahn) 1766-96
ROTH: Governmental Illegitimacy in International Law (James Thuo Gathii) 1996-2055
SAX: Playing Darts with a Rembrandt: Public and Private Rights in Cultural Treasures (John J. Costonis) 1837-62
SECOND PERSPECTIVE ON SAX (Jason Y. Hall) 1863-75
SIFFRIN: Dissent, Injustice, and the Meanings of America (Ronald J. Krotoszynski, Jr.) 1613-77
TUSHNET: Taking the Constitution Away from the Courts (Erwin Chemerinsky) 1416-35
WHITE: From Expectation to Experience (Arthur Austin) 1504-28
YALOF: Pursuit of Justices: Presidential Politics and the Selection of Supreme Court Nominees (John C. Yoo) 1436-67
ZIMRING: American Youth Violence (student review) 1974-95