

50 Most Cited Us Supreme Court Decisions Constitutional Law Series

The U.S. Supreme Court: A Very Short Introduction
The Case Against the Supreme Court
Reports of Cases Determined in the Supreme Court of the State of California
The Nation [Electronic Resource]
Briefing and Arguing Federal Appeals
Bowker's Law Books and Serials in Print
Indian Law 101
Business Annotations to Iowa Decisions
Legal Spaces
Digest of the United States Supreme Court Reports
University of Tasmania Law Review
An Introduction to Constitutional Law
Law Library Journal
LDRC 50-state Survey
The End of the Charter Revolution
Cases Argued and Decided in the Supreme Court of the United States
Alwd Citation Manual
U.S. Supreme Court Bulletin
50 Great Myths About Atheism
MLRC 50-state Survey
The Supreme Court Law Review
The American Lawyer
Beyond Bibliometrics
No Litmus Test
Supreme Court Decisions
The Indigo Book
Research Methods and Design in Sport Management
Sovereignty Symposium 2002
The Know Your Bill of Rights Book
Reports of Cases at Law and in Chancery
Argued and Determined in the Supreme Court of Illinois
The Supremes' Greatest Hits
The Appellate Process
Just Ask!
In Re Habeas Corpus Cases
The Supreme Court Landmark Decisions
Reports of Cases Decided in the Court of Appeals of the State of New York
The Most-cited Law Review Articles
United States Supreme Court Reports
Model Rules of Professional Conduct

The U.S. Supreme Court: A Very Short Introduction

The Case Against the Supreme Court

Reports of Cases Determined in the Supreme Court of the State of California

The Nation [Electronic Resource]

For thirty years, Linda Greenhouse, the Pulitzer Prize-winning author of *The U.S. Supreme Court: A Very Short Introduction*, chronicled the activities of the justices as the Supreme Court correspondent for the *New York Times*. In this concise volume, she draws on her deep knowledge of the court's history as well as of its written and unwritten rules to show the reader how the Supreme Court really works.

Briefing and Arguing Federal Appeals

Bowker's Law Books and Serials in Print

Indian Law 101

Business

Annotations to Iowa Decisions

Legal Spaces

Digest of the United States Supreme Court Reports

This public domain book is an open and compatible implementation of the Uniform System of Citation.

University of Tasmania Law Review

This text provides superior legal, ethical, and regulatory coverage while fully integrating legal principles with business practices. Legal topics are explained through over 300 business examples. In addition to a solid foundation in the law, readers learn valuable legal and ethical reasoning skills through a variety of critical thinking exercises, while receiving practical advice on when to call a lawyer, how best to use legal aid, and how to avoid legal trouble in the first place.

An Introduction to Constitutional Law

Law Library Journal

LDRC 50-state Survey

The End of the Charter Revolution

Cases Argued and Decided in the Supreme Court of the United States

The Supreme court Protects our most basic constitutional rights. Yet many of us are unaware of how deeply its decisions reach into our personal lives. Cant the government seize your house in order to build a shopping mall? Cant it tell you what you can and can't do within the privacy of your own home? How far can it go in regulating your use of the Internet? These are some of the questions answered in this concise, easy-to-read primer of the Supreme Court cases that most directly impact your life.

Alwd Citation Manual

Complete with headnotes, summaries of decisions, statements of cases, points and authorities of counsel, annotations, tables, and parallel references.

U.S. Supreme Court Bulletin

ALWD Citation Manual: A Professional System of Citation, now in its Fourth Edition, upholds a single and consistent system of citation for all forms of legal writing. Clearly and attractively presented in an easy-to-use format, edited by Darby Dickerson, a leading

Online Library 50 Most Cited Us Supreme Court Decisions Constitutional Law Series

authority on American legal citation, the ALWD Citation Manual is simply an outstanding teaching tool. Endorsed by the Association of Legal Writing Directors, (ALWD), a nationwide society of legal writing program directors, the ALWD Citation Manual: A Professional System of Citation, features a single, consistent, logical system of citation that can be used for any type of legal document complete coverage of the citation rules that includes: - basic citation - citation for primary and secondary sources - citation of electronic sources - how to incorporate citations into documents - how to quote material and edit quotes properly - court-specific citation formats, commonly used abbreviations, and a sample legal memorandum with proper citation in the Appendices two-color page design that flags key points and highlights examples Fast Formats quick guides for double-checking citations and Sidebars with facts and tips for avoiding common problems diagrams and charts that illustrate citation style at a glance The Fourth Edition provides facsimiles of research sources that a first-year law student would use, annotated with the elements in each citation and a sample citation for each flexible citation options for (1) the United States as a party to a suit and (2) using contractions in abbreviations new rules addressing citation of interdisciplinary sources (e.g., plays, concerts, operas) and new technology (e.g., Twitter, e-readers, YouTube video) updated examples throughout the text expanded list of law reviews in Appendix 5 Indispensable by design, the ALWD Citation Manual: A Professional System of Citation, Fourth Edition, keeps on getting better

50 Great Myths About Atheism

Research Methods and Design in Sport Management, Second Edition, explains research design, implementation, and assessment criteria with a focus on procedures unique to the discipline of sport management.

MLRC 50-state Survey

The Supreme Court Law Review

The Model Rules of Professional Conduct provides an up-to-date resource for information on legal ethics. Federal, state and local courts in all jurisdictions look to the Rules for guidance in solving lawyer malpractice cases, disciplinary actions, disqualification issues, sanctions questions and much more. In this volume, black-letter Rules of Professional Conduct are followed by numbered Comments that explain each Rule's purpose and provide suggestions for its practical application. The Rules will help you identify proper conduct in a variety of given situations, review those instances where discretionary action is possible, and define the nature of the relationship between you and your clients, colleagues and the courts.

The American Lawyer

Feeling different, especially as a kid, can be tough. But in the same way that different types of plants and

Online Library 50 Most Cited Us Supreme Court Decisions Constitutional Law Series

flowers make a garden more beautiful and enjoyable, different types of people make our world more vibrant and wonderful. In *Just Ask*, United States Supreme Court Justice Sonia Sotomayor celebrates the different abilities kids (and people of all ages) have. Using her own experience as a child who was diagnosed with diabetes, Justice Sotomayor writes about children with all sorts of challenges--and looks at the special powers those kids have as well. As the kids work together to build a community garden, asking questions of each other along the way, this book encourages readers to do the same- When we come across someone who is different from us but we're not sure why, all we have to do is *Just Ask*.

Beyond Bibliometrics

No Litmus Test

This multimedia platform combines a book and video series that will change the way you study constitutional law. *An Introduction to Constitutional Law* teaches the narrative of constitutional law as it has developed over the past two centuries. All students—even those unfamiliar with American history—will learn the essential background information to grasp how this body of law has come to be what it is today. An online library of sixty-three videos (access codes provided with purchase of the book) brings the Supreme Court's one hundred most important decisions to life. These videos are enriched by photographs, maps, and even audio from the

Online Library 50 Most Cited Us Supreme Court Decisions Constitutional Law Series

Supreme Court. The book and videos are accessible for all levels: law school, college, high school, home school, and independent study. Students can read and watch these materials before class to prepare for lectures or study after class to fill in any gaps in their notes. And, come exam time, students can watch the entire canon of constitutional law in about twelve hours.

Supreme Court Decisions

Examines landmark Supreme Court decisions, including *United States v. Nixon*, *Plessy v. Ferguson*, and *Brown v. Board of Education of Topeka*.

The Indigo Book

A comprehensive, state-of-the-art examination of the changing ways we measure scholarly performance and research impact.

Research Methods and Design in Sport Management

Vols. 1- include Proceedings of the annual meeting of the American Association of Law Libraries.

Sovereignty Symposium 2002

This book is concerned with a central question in contemporary legal theory: how to describe global law? In addressing this question, the book brings together two features that are different and yet

Online Library 50 Most Cited Us Supreme Court Decisions Constitutional Law Series

connected to one another: the conceptual description of contemporary law on the one hand, and methods of taking concrete perspectives on law on the other hand. The book provides a useful concept for describing global law: thinking of law spatially. It illustrates that space is a concept with the capacity to capture the relationality, dynamics, and hybridity of law. Moreover, this book investigates the role of topological thinking in finding concrete perspectives on law. Legal Spaces offers an innovative and interdisciplinary approach to law.

The Know Your Bill of Rights Book

Reports of Cases at Law and in Chancery Argued and Determined in the Supreme Court of Illinois

The Supremes' Greatest Hits

The Appellate Process

Originally published: Washington, D.C.: BNA Incorporated, 1961. iii (New Introduction), xvi, 506 pp. With a New Introduction by Bryan A. Garner, President, LawProse, Inc. This book tells how to brief and how to argue a Federal case on appeal. Its primary purpose is to explain to the lawyer how to best persuade a Federal appellate court to decide a case in his favor. It is neither a practice manual nor a

Online Library 50 Most Cited Us Supreme Court Decisions Constitutional Law Series

text of Federal appellate procedure, being written on the assumption that all the procedural steps necessary to perfect the appeal have been or will be timely taken. Consequently this book deals with problems that are common to appeals in whatever Federal court they may be presented. Many of the principles defined and discussed herein are applicable also to the argument, oral and written, of questions of fact and law presented and heard in Federal trial courts. The task of presenting facts and law effectively, the psychology of persuasion, the requirements of candor and accuracy-these are matters common to forensic effort in every courtroom, at every state of a litigated proceeding. In addition to its discussion of appellate advocacy and a description of procedure in the federal appellate courts (Supreme Court, U.S. Court of Appeals, and specialized federal courts), it provides valuable guidelines for writing briefs and appeals and the preparing oral arguments. Among other lessons, it teaches ways to -think before writing, -state facts and phrase issues persuasively, -use argumentative headings, -employ clear, forceful English, -handle questions in oral argument, -use maps and charts effectively and -prevent "forensic halitosis." AALS Law Books Recommended for Libraries List 26, Legal Profession, page 20, "A" Rated. "To get into court and to maintain your right to be there is the object of all pleading and is as important in an appellate court as in a trial court () This book is a guide to handling of cases on appeal in the Federal courts by one who is eminently qualified to instruct and direct in this field." --from the foreword by Sherman Minton, Associate Justice, U.S. Supreme Court "Anyone familiar with Mr.

Online Library 50 Most Cited Us Supreme Court Decisions Constitutional Law Series

Wiener's reputation as an appellate advocate and with his earlier works would expect his new book to be either required reading or strongly recommended in a course in Appellate Practice and Procedure. My own choice for next spring's seminar at this law school is to require it. This is not to say, however, that the book is directed solely to the student in law school. There are probably few practicing attorneys who would not benefit substantially from the author's ability, drawing on his vast personal experience, to expound the art of appellate advocacy in a fascinating and instructive way." -- Monroe H. Freedman, *The George Washington Law Review* 30 (1961-62) 148. "This is a brilliant book by a brilliant mind. It's the seminal 20th-century book on appellate advocacy, with wisdom, insight, and concrete examples packed into page after page." --Bryan A. Garner

Frederick Bernys Wiener [1906-1996], or "Fritz" as he was known to his friends, was educated at Brown University and Harvard Law School, where he was a note editor on *Harvard Law Review*. In addition to several years in private practice, Wiener held positions in the U.S. Department of the Interior, the Judge Advocate General's Corps (as an officer during the Second World War) and the Solicitor General's Office, where he successfully argued the landmark Supreme Court case *Reid v. Covert*. Also a scholar of vast learning and high reputation, he wrote copiously on courts-martial, martial law and legal history. "

Just Ask!

The courts and, indeed, the law itself are under

Online Library 50 Most Cited Us Supreme Court Decisions Constitutional Law Series

assault from both right and left. By analyzing the most pressing controversies of our day, *No Litmus Test* defends the possibility of principled legal decision-making against the attacks of both the right and the left. From *Bush v. Gore* to the war in Iraq, *No Litmus Test* demonstrates that even when the law provides no clear-cut right answers, it offers tools for distinguishing good arguments from bad ones.

In Re Habeas Corpus Cases

Both historically and in the present, the Supreme Court has largely been a failure. In this devastating book, Erwin Chemerinsky—“one of the shining lights of legal academia” (*The New York Times*)—shows how, case by case, for over two centuries, the hallowed Court has been far more likely to uphold government abuses of power than to stop them. Drawing on a wealth of rulings, some famous, others little known, he reviews the Supreme Court's historic failures in key areas, including the refusal to protect minorities, the upholding of gender discrimination, and the neglect of the Constitution in times of crisis, from World War I through 9/11. No one is better suited to make this case than Chemerinsky. He has studied, taught, and practiced constitutional law for thirty years and has argued before the Supreme Court. With passion and eloquence, Chemerinsky advocates reforms that could make the system work better, and he challenges us to think more critically about the nature of the Court and the fallible men and women who sit on it.

The Supreme Court Landmark Decisions

Tackling a host of myths and prejudices commonly leveled at atheism, this captivating volume bursts with sparkling, eloquent arguments on every page. The authors rebut claims that range from atheism being just another religion to the alleged atrocities committed in its name. An accessible yet scholarly commentary on hot-button issues in the debate over religious belief Teaches critical thinking skills through detailed, rational argument Objectively considers each myth on its merits Includes a history of atheism and its advocates, an appendix detailing atheist organizations, and an extensive bibliography Explains the differences between atheism and related concepts such as agnosticism and naturalism

Reports of Cases Decided in the Court of Appeals of the State of New York

The Most-cited Law Review Articles

This anthology collects the twenty-four law review articles which have been most cited by other law review articles. The author suggests that the number of citations to a publication is the most objective available measure of the publication's scholarly impact.

United States Supreme Court Reports

Model Rules of Professional Conduct

The Canadian Charter of Rights and Freedoms became an entrenched part of the Canadian Constitution on April 17, 1982. The Charter represented a significant change in Canadian constitutional order and carried the courts, and the Supreme Court in particular, decisively into some of the biggest controversies in Canadian politics. Although the impact of the Charter on Canadian law and society was profound, a new status quo has been established. Even though there will be future Charter surprises and decisions that will claim news headlines, Peter J. McCormick argues that these cases will be occasional rather than frequent, and that the Charter "revolution" is over. Or, as he puts it in his introduction, "I will tell a story about the Charter, about the big ripples that have gradually but steadily died away such that the surface of the pond is now almost smooth." The End of the Charter Revolution explores the Canadian Charter of Rights and Freedoms, beginning with a general historical background, followed by a survey of the significant changes brought about as Charter decisions were made. The book addresses a series of specific cases made before the Dickson, Lamer, and McLachlin Courts, and then provides empirical data to support the argument that the Charter revolution has ended. The Supreme Court has without question become "a national institution of the first order," but even though the Charter is a large part of why this has happened, it is not Charter decisions that will showcase the exercise of this power in the future.

Online Library 50 Most Cited Us Supreme Court Decisions Constitutional Law Series

Online Library 50 Most Cited Us Supreme Court Decisions Constitutional Law Series

[ROMANCE](#) [ACTION & ADVENTURE](#) [MYSTERY &
THRILLER](#) [BIOGRAPHIES & HISTORY](#) [CHILDREN'S
YOUNG ADULT](#) [FANTASY](#) [HISTORICAL FICTION](#)
[HORROR](#) [LITERARY FICTION](#) [NON-FICTION](#) [SCIENCE
FICTION](#)