



**William M Wiecek**

**Robert A. Goldwin, Art Kaufman**



## **William M Wiecek :**

*Slavery and Its Consequences* Robert A. Goldwin, Art Kaufman, 1988 This book discusses the institution of slavery and how it relates to the Constitution     *Freedom and Equality* Kermit L. Hall, 2000 First Published in 2001 Routledge is an imprint of Taylor Francis an informa company     **The Slaveholding Republic** Don Edward Fehrenbacher, 2001 This volume analyses how the government of the United States effectively became an agent of the slaveholding interest despite the fact that the nation had been founded upon ideals potentially hostile to the institution of slavery     **The Lost History of the Ninth Amendment** Kurt T. Lash, 2009 The most important aspect of this book is its presentation of newly uncovered historical evidence which calls into question the currently presumed meaning and application of the Ninth Amendment

**Congress** Louis Fisher, 2016-02-19 When asked which branch of government protects citizens rights we tend to think of the Supreme Court stepping in to defend gay rights for example in the recent same sex marriage case But as constitutional scholar Louis Fisher reveals in his new book this would be a mistake and not just because a decision like the gay marriage ruling can be decided by the opinion of a single justice Rather we tend to judge the executive and judicial branches idealistically while taking a more realistic view of the legislative with its necessarily messier and more transparent workings In Congress Fisher highlights these biases as he measures the record of the three branches in protecting individual rights and finds that Congress far more than the president or the Supreme Court has defended the rights of blacks women children Native Americans and religious liberty After reviewing the constitutional principles that apply to all three branches of government Fisher conducts us through a history of struggles over individual rights showing how the court has frequently failed at many critical junctures where Congress has acted to protect rights He identifies changes in the balance of power over time a post World War II transformation that has undermined the system of checks and balances the Framers designed to protect individuals in their aspiration for self government Without a strong independent Congress this book reminds us our system would operate with two elected officers in the executive branch and none in the judiciary a form of government best described as elitist and one no one would deem democratic In light of the history that unfolds here and in view of a Congress widely decried as dysfunctional Fisher proposes reforms that would strengthen not only the legislative branch's role in protecting individual rights under the Constitution but also its standing in the democracy it serves     *Building the Judiciary* Justin Crowe, 2012-03-25 How did the federal judiciary transcend early limitations to become a powerful institution of American governance How did the Supreme Court move from political irrelevance to political centrality Building the Judiciary uncovers the causes and consequences of judicial institution building in the United States from the commencement of the new government in 1789 through the close of the twentieth century Explaining why and how the federal judiciary became an independent autonomous and powerful political institution Justin Crowe moves away from the notion that the judiciary is exceptional in the scheme of American politics illustrating instead how it is subject to the same architectonic

politics as other political institutions Arguing that judicial institution building is fundamentally based on a series of contested questions regarding institutional design and delegation Crowe develops a theory to explain why political actors seek to build the judiciary and the conditions under which they are successful He both demonstrates how the motivations of institution builders ranged from substantive policy to partisan and electoral politics to judicial performance and details how reform was often provoked by substantial changes in the political universe or transformational entrepreneurship by political leaders Embedding case studies of landmark institution building episodes within a contextual understanding of each era under consideration Crowe presents a historically rich narrative that offers analytically grounded explanations for why judicial institution building was pursued how it was accomplished and what in the broader scheme of American constitutional democracy it achieved

*The Oxford Companion to the Supreme Court of the United States*, *The Oxford Companion to the Supreme Court of the United States* Kermit L. Hall, 2005-05-19 The Supreme Court has continued to write constitutional history over the thirteen years since publication of the highly acclaimed first edition of *The Oxford Companion to the Supreme Court* Two new justices have joined the high court more than 800 cases have been decided and a good deal of new scholarship has appeared on many of the topics treated in the Companion Chief Justice William H Rehnquist presided over the impeachment trial of President Bill Clinton and the Court as a whole played a decisive and controversial role in the outcome of the 2000 presidential election Under Rehnquist's leadership a bare majority of the justices have rewritten significant areas of the law dealing with federalism sovereign immunity and the commerce power This new edition includes new entries on key cases and fully updated treatment of crucial areas of constitutional law such as abortion freedom of religion school desegregation freedom of speech voting rights military tribunals and the rights of the accused These developments make the second edition of this accessible and authoritative guide essential for judges lawyers academics journalists and anyone interested in the impact of the Court's decisions on American society

*Racist America* Joe R. Feagin, 2001 Despite the apparent advances since the civil rights era America remains fundamentally racist argues award winning author Joe Feagin *Racist America* is a bold thoughtful exploration of the ubiquity of race in contemporary life From a black New Jersey dentist stopped by police more than 100 times for driving to work in an expensive car to the labourer who must defend his promotion against charges of undeserved affirmative action Feagin lays bare the economic ideologic and political structure of American racism In doing so he develops an antiracist theory rooted not only in the latest empirical data but also in the current reality of racism in the U S

*The Scorpion's Sting: Antislavery and the Coming of the Civil War* James Oakes, 2014-05-19 Explores the Civil War and the anti slavery movement specifically highlighting the plan to help abolish slavery by surrounding the slave states with territories of freedom and discusses the possibility of what could have been a more peaceful alternative to the war

**The Hughes Court** Mark V. Tushnet, 2021 This book describes the closing of one era in constitutional jurisprudence and the opening of another This study of the Supreme Court from 1930 to 1941 when

Charles Evans Hughes was Chief Justice shows how nearly all justices even the most conservative accepted the broad premises of a progressive theory of government and the Constitution The progressive view gradually increased its hold throughout the decade but at its end interest group pluralism began to influence the law By 1941 constitutional and public law was discernibly different from what it had been in 1930 but there was no sharp or instantaneous Constitutional Revolution in 1937 despite claims to the contrary This study supports its conclusions by examining the Court's work in constitutional law administrative law the law of justiciability civil rights and civil liberties and statutory interpretation

**Imagining Black America** Michael Wayne, 2014-02-25 DIV Scientific research has now established that race should be understood as a social construct not a true biological division of humanity In *Imagining Black America* Michael Wayne explores the construction and reconstruction of black America from the arrival of the first Africans in Jamestown in 1619 to Barack Obama's reelection Races have to be imagined into existence and constantly reimagined as circumstances change Wayne argues and as a consequence the boundaries of black America have historically been contested terrain He discusses the emergence in the nineteenth century and the erosion during the past two decades of the notorious one drop rule He shows how significant periods of social transformation emancipation the Great Migration the rise of the urban ghetto and the Civil Rights Movement raised major questions for black Americans about the defining characteristics of their racial community And he explores how factors such as class age and gender have influenced perceptions of what it means to be black Wayne also considers how slavery and its legacy have defined freedom in the United States Black Americans he argues because of their deep commitment to the promise of freedom and the ideals articulated by the Founding Fathers became and remain quintessential Americans the incarnation of America in the words of the civil rights leader A Philip Randolph div

*Beyond Confederation* Richard R. Beeman, Stephen Botein, Edward Carlos Carter, Institute of Early American History and Culture (Williamsburg, Va.), 1987 *Beyond Confederation* scrutinizes the ideological background of the U S Constitution the rigors of its writing and ratification and the problems it both faced and provoked immediately after ratification The essays in this collection question much

**Law in the West** Gordon Morris Bakken, Brenda Farrington, 2001 This anthology examines Love's Labours Lost from a variety of perspectives and through a wide range of materials Selections discuss the play in terms of historical context dating and sources character analysis comic elements and verbal conceits evidence of authorship performance analysis and feminist interpretations Alongside theater reviews production photographs and critical commentary the volume also includes essays written by practicing theater artists who have worked on the play An index by name literary work and concept rounds out this valuable resource

**The Supreme Court and Religion in American Life, Vol. 1** James Hitchcock, 2009-01-10 School vouchers The Pledge of Allegiance The ban on government grants for theology students The abundance of church and state issues brought before the Supreme Court in recent years underscores an incontrovertible truth in the American legal system the relationship between the state and religion in this country is still fluid

and changing This the first of two volumes by historian and legal scholar James Hitchcock provides the first comprehensive exploration of the Supreme Court's approach to religion offering a close look at every case including some that scholars have ignored Hitchcock traces the history of the way the Court has rendered important decisions involving religious liberty Prior to World War II it issued relatively few decisions interpreting the Religious Clauses of the Constitution Nonetheless it addressed some very important ideas including the 1819 Dartmouth College case which protected private religious education from state control and the Mormon polygamy cases which established the principle that religious liberty was restricted by the perceived good of society It was not until the 1940s that a revolutionary change occurred in the way the Supreme Court viewed religion During that era the Court steadily expanded the scope of religious liberty to include many things that were probably not intended by the framers of the Constitution and it narrowed the permissible scope of religion in public life barring most kinds of public aid to religious schools and forbidding almost all forms of religious expression in the public schools This book along with its companion volume *From Higher Law to Sectarian Scruples* offers a fresh analysis of the Court's most important decisions in constitutional doctrine Sweeping in range it paints a detailed picture of the changing relationship between religion and the state in American history **The Greatest and the Grandest Act** Christian G.

Samito, 2018-05-14 This volume which contains essays by both historians and legal scholars examines various aspects of the Civil Rights Act of 1866 the first federal civil rights statute in American history **American Comparative Law** David Scott Clark, 2022 Historical Comparative Law and Comparative Legal History Legal history and comparative law overlap in important respects This is more apparent with the use of some methods for comparison such as legal transplant natural law or nation building M N S Sellers nicely portrayed the relationship The past is a foreign country its people strangers and its laws obscure No one can really understand her or his own legal system without leaving it first and looking back from the outside The comparative study of law makes one's own legal system more comprehensible by revealing its idiosyncrasies Legal history is comparative law without travel Legal historians perhaps especially in the United States have been skeptical about the possibility of a fruitful comparative legal history preferring in general to investigate the distinctiveness of their national experience Comparatists however content with revealing or promoting similarities or differences between legal systems by their nature strive toward comparison Some American historians especially since World War II see the value in this *Keeping the Faith* John E. Semonche, 2000-01-01 This ambitious and accessible history of the nation's highest court contains information important for every American to know *Street Diplomacy* Elliott Drago, 2022-11-15 Antebellum Philadelphia maintained a long tradition of both abolitionism and fugitive slave activity Although Philadelphia's African Americans lived in a free state they faced constant threats to their personal safety and freedom from enslavers and slave catchers The conflicts that arose over fugitive slave removals and the kidnapping of free African Americans forced Philadelphians to confront the politics of slavery that sought to protect enslavers' property rights across the Union

**Historic U.S. Court Cases** John W. Johnson, 2001 This collection of essays looks at over 200 major court cases at both state and federal levels from the colonial period to the present Organized thematically the articles range from 1 000 to 5 000 words and include recent topics such as the Microsoft antitrust case the O J Simpson trials and the Clinton impeachment This new edition includes 43 new essays as well as updates throughout with end of essay bibliographies and indexes by case and subject name

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