The Supreme Court, 1978 Term

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Citation Report

#	Article	IF	CITATIONS
1	STATE AND LEGAL AUTHORITY. Law and Policy, 1982, 4, 5-36.	0.7	3
2	Damage Remedies and Institutional Reform: The Right to Refuse Treatment. Journal of Law, Medicine, and Ethics, 1982, 10, 152-157.	0.6	1
3	Risk and Consent: Philosophical Issues for Centralized Decisions. Risk Analysis, 1982, 2, 59-67.	2.7	21
4	REMEDIES WITHOUT RIGHTS? THE LEGAL BASIS OF BROAD-GAUGE DECREES IN PRISON CONDITIONS CASES. Review of Policy Research, 1982, 2, 262-270.	3.9	3
5	Litigating institutional reform: Structural influences on the negotiation process in a mental retardation lawsuit. Deviant Behavior, 1983, 4, 333-355.	1.7	2
6	The Dilemmas of Civil Litigation. Israel Law Review, 1983, 18, 161-177.	0.2	2
7	Conflicts of Interest in Educational Reform Litigation. American Journal of Education, 1984, 92, 440-472.	1.1	0
8	Edmond Cahn's Sense of Injustice: A Contemporary Reintroduction. Journal of Law and Religion, 1985, 3, 277.	0.1	2
9	The Role of Special Master in Institutional Reform Litigation: A Case Study. Law and Policy, 1986, 8, 275-321.	0.7	6
10	Commentary: Judicial supervision of institutional reform. Criminal Justice Ethics, 1986, 5, 2-80.	0.9	0
11	Civil rights and institutional law: The role of social psychology in judicial implementation. Journal of Community Psychology, 1986, 14, 267-277.	1.8	7
12	Public law litigation and marine affairs: The boldt decision. Coastal Zone Management Journal, 1986, 13, 99-130.	0.2	2
13	Chapter 9: The Use of Law for Prevention in the Public Interest. Journal of Prevention and Intervention in the Community, 1987, 5, 241-277.	0.2	0
14	David Dudley Field and the Field Code: A Historical Analysis of an Earlier Procedural Vision. Law and History Review, 1988, 6, 311-373.	0.0	13
15	The Privatization of Justice: Some Aspects of Recent Developments in American and Swedish Procedural Law*. Netherlands International Law Review, 1992, 39, 199.	1.1	0
16	Prison Litigation and Bureaucratic Development. Law and Social Inquiry, 1992, 17, 125-145.	0.6	27
17	Power and Legal Artifice: The Federal Class Action. Law and Society Review, 1992, 26, 237.	1.0	11
18	Juridicalization of Politics in the United States. International Political Science Review, 1994, 15, 101-112.	2.8	25

TION REI

#	Article	IF	CITATIONS
19	Judicial review and environmental policy: lessons for Canada from the United States. Canadian Public Administration, 1994, 37, 140-166.	0.9	1
20	Fuller's Analysis of Polycentric Disputes and the Limits of Adjudication. Cambridge Law Journal, 1994, 53, 367-383.	0.1	10
21	Systemic Reform Litigation and Child Welfare Policy: The Case of Illinois. Law and Policy, 1998, 20, 203-230.	0.7	11
22	"Thou Shalt Not Sit with Statisticians, Nor Commit a Social Science": How Trial Courts Address Social Science Evidence in Redistricting Cases. American Journal of Political Science, 1998, 42, 702.	4.5	1
23	Legislative Incentives and Two-Tiered Judicial Review: A Game Theoretic Reading of Carolene Products Footnote Four. American Journal of Political Science, 1999, 43, 1096.	4.5	11
24	Stretching the Adjudicative Paradigm: Another Look at Judicial Policy Making and the Modern State. Law and Social Inquiry, 1999, 24, 751-770.	0.6	1
26	States as collective actors. , 2002, , 43-63.		0
27	The transnational conflict paradigm: structural failures and responses. , 2002, , 64-100.		О
28	The structure and procedure of institutions for transboundary ecosystem management. , 2002, , 131-155.		0
29	Efficiency, custom, and the evolution of international law on transboundary resources. , 2002, , 201-231.		0
31	Bibliograhy. , 2002, , 236-263.		0
33	The need for collective action in the management of transboundary resources. , 2002, , 22-42.		0
34	Transnational institutions for transboundary ecosystem management: defining the tasks and the constraints. , 2002, , 101-130.		1
35	The development of positive international law on transboundary ecosystems: a critical analysis. , 2002, , 156-200.		0
36	Title is missing!. European Journal of Law and Economics, 2002, 13, 5-26.	1.1	0
37	Politics, Ideology, and the Academic Assault on Bush v. Gore. Election Law Journal: Rules, Politics, and Policy, 2003, 2, 97-109.	0.6	0
38	Restitution in contexts of informal intimacy. , 2004, , 164-209.		0
40	Preventing unjust enrichment. , 2004, , 11-36.		0

#	Article	IF	CITATIONS
41	Mistakes. , 2004, , 37-85.		0
42	Other-regarding conferrals of benefits. , 2004, , 86-122.		0
43	Self-interested conferrals of benefits. , 2004, , 123-163.		0
44	Wrongful enrichments. , 2004, , 210-259.		0
45	Restitution in a contractual context. , 2004, , 260-296.		0
46	Restitution in bankruptcy. , 2004, , 297-327.		1
47	Reasons for restitution. , 2004, , 328-331.		0
49	Constitution Making and Democratic Innovation. European Journal of Political Theory, 2004, 3, 315-337.	1.2	89
50	Strategy and Accountability: Structural Reform Litigation and Public Management. Public Administration Review, 2004, 64, 28-42.	4.1	23
51	Negotiations. , 2005, , 113-152.		0
52	THE TWILIGHT OF ADVERSARINESS: TRENDS IN CIVIL JUSTICE. Policy Studies Journal, 1982, 10, 689-701.	5.1	0
53	Cultures of Decision-making: Precursors to the Emergence of ADR. , 2005, , 9-44.		0
54	The Debates Around Civil Justice and the Movement Towards Procedural Innovation. , 2005, , 45-78.		0
55	Disputes and Dispute Processes. , 2005, , 79-112.		0
57	Hybrid Forms and Processual Experimentation. , 2005, , 277-358.		0
58	The Trajectory of Alternative Dispute Resolution. , 2005, , 359-364.		0
60	Umpiring. , 2005, , 221-276.		0
63	CAN STATE COURTS PRODUCE SOCIAL REFORM? SCHOOL FINANCE EQUALIZATION IN KENTUCKY, TEXAS, AND NEW JERSEY. Southeastern Political Review, 1996, 24, 431-449.	0.1	0

#	Article	IF	CITATIONS
64	The Countermajoritarian Difficulty: From Courts to Congress to Constitutional Order. Annual Review of Law and Social Science, 2008, 4, 361-384.	1.3	19
65	"But We're in a Court of Law. We're Not in a Legislature.â€, Educational Policy, 2008, 22, 379-421.	2.0	8
66	Kant and the Common Law: Intersubjectivity in Aesthetic and Legal Judgment. Canadian Journal of Law and Jurisprudence, 2010, 23, 429-460.	0.1	0
67	The Easy Core Case for Judicial Review. Journal of Legal Analysis, 2010, 2, 227-256.	2.4	23
68	Past Experience, Quest for the Best Forum, and Peaceful Attempts to Resolve Territorial Disputes. Journal of Conflict Resolution, 2011, 55, 33-59.	2.0	41
69	The Judge and the Historian: Transnational Holocaust Litigation as a New Model . History and Memory, 2012, 24, 117.	0.4	17
70	Breaking the Mold: Equality as a Proactive Duty. American Journal of Comparative Law, 2012, 60, 265-288.	0.3	14
71	Breaking the mould: equality as a proactive duty. , 0, , 138-162.		2
72	The Unbearable Lightness of Justice. , 0, , 43-92.		0
74	The Court Versus Consent Decrees? Schools, Horne v. Flores and Judicial Strategies of Institutional Reform Litigation. Education and Urban Society, 2014, 46, 88-108.	1.5	0
75	Rights Before Courts. , 2014, , .		57
76	Interpretative theories as roadmaps to constitutional identity: The case of the United States. Global Constitutionalism, 2015, 4, 289-327.	0.4	1
77	Positive rights: Who decides? Judicial review in balance. International Journal of Constitutional Law, 2015, 13, 354-382.	0.3	22
78	Equity and administrative behaviour. , 0, , 326-366.		0
79	Starting with the Text—On Sequencing Effects in Statutory Interpretation and Beyond. Journal of Legal Analysis, 2016, 8, 439-491.	2.4	1
80	The Arendtian Dread: Courts with Power. Ratio Juris, 2017, 30, 417-432.	0.2	0
81	The Intervention Era. , 0, , 67-102.		0
82	Reforms of Company Law. , 0, , .		0

#	Article	IF	Citations
 84	The Power to Judge, the Power to Act: the Argentine Supreme Court as a Policymaker. Law and Development Review, 2017, 10, .	0.3	0
85	ADR and Some Thoughts on "the Social―in Contemporary Legal Thought. , 0, , 454-464.		0
86	Complexity and Reconstruction as Contemporary Legal Thought: Law–Conflict Interactions and Judicial Work. , 0, , 465-476.		0
87	Inclusive Governance in South Asia. , 2018, , .		0
88	Reassessing the Essential Role of Public Courts: Learning from the American Experience. Ius Gentium, 2018, , 173-198.	0.2	0
90	Judicial Remedies for Forced Slum Evictions in Bangladesh: An Analysis of the Structural Injunction. Asian Journal of Law and Society, 2019, 6, 99-129.	0.4	14
93	The Argument from Normative Legitimacy. , 2020, , 13-36.		0
94	The Argument from Systemic Epistemic Superiority. , 2020, , 37-66.		0
95	Why International Courts Improve Deliberation. , 2020, , 67-84.		0
96	Who Should Participate in the Courts' Proceedings?. , 2020, , 85-111.		0
97	Creating the Right Incentives. , 2020, , 112-132.		0
103	The Importance and Complexity of Remedies. , 2021, , 1-72.		0
105	Remedies for Social, Economic and Cultural Rights. , 2021, , 408-453.		1
106	Remedies for Violations of Indigenous Rights. , 2021, , 454-515.		1
110	A Two-Track Approach to Individual and Systemic Remedies. , 2021, , 73-127.		0
111	Remedies for Laws That Violate Human Rights. , 2021, , 177-237.		0
112	Remedies in the Criminal Process. , 2021, , 295-351.		0
113	Interim Remedies. , 2021, , 128-176.		0

#	Article	IF	CITATIONS
114	Damages. , 2021, , 238-294.		0
115	Declarations, Injunctions and the Declaration Plus. , 2021, , 352-407.		Ο
116	La ciudadanÃa dentro de la sala de máquinas del constitucionalismo transformador latinoamericano. Revista Derecho Del Estado, 2021, , 35-58.	0.2	1
118	Re-examining the Judicial Function in Australia. , 2021, , 22-49.		Ο
120	Positive Rights: Who Decides? Judicial Review in Balance. Law and Philosophy Library, 2021, , 163-195.	0.0	1
121	The Legal Framework of Joint Management Institutions for Transboundary Water Resources. , 2001, , 407-428.		1
122	Judicial Power. , 2019, , .		4
129	The American Doctrine of Procedural Due Process. , 1997, , 187-211.		1
131	"Going Up on the Way Downâ€ŧ The Virginia State Penitentiary, <i>Landman v. Royster</i> , and the Rise and Fall of Prison Litigation. Journal of Civil and Human Rights, 2019, 5, 1-42.	0.2	14
132	The dilemmas of civil litigation. , 2000, , 81-94.		2
133	Evidence of Dissimulation Strategies. , 2007, , 116-162.		0
134	A Review on the policy - making of judicial review and the principle of democracy. Journal of Law and Politics Research, 2013, 13, 1623-1659.	0.1	0
135	A Context for Class Discussion Of Constitutional Interpretation. News for Teachers of Political Science, 1986, 51, 1-4.	0.0	0
139	Procedural Fairness in the English Common Law. , 1997, , 167-186.		0
140	Forms of Process II. , 1997, , 258-287.		0
141	The Hearing Principle. , 1997, , 348-391.		0
142	The Legal Approach to Procedural Fairness. , 1997, , 314-347.		0
143	Rights, Procedures, and Costs. , 1997, , 96-127.		Ο

#	Article	IF	CITATIONS
144	Forms of Process I. , 1997, , 229-257.		0
145	The Virtues of Participation. , 1997, , 128-162.		0
146	Legal Approaches to the Policy Process. , 1997, , 483-514.		0
147	Procedural Fairness. , 1997, , 52-95.		1
148	A Map of Procedures. , 1997, , 5-51.		1
149	Principles and Doctrines: Standards, Reasons, and Bias. , 1997, , 418-448.		0
150	Recourse: Appeals, Reviews, and Other Forms. , 1997, , 392-417.		1
152	The Sources of Procedures. , 1997, , 293-313.		0
153	Procedural Fairness in the Policy Process. , 1997, , 453-482.		0
154	Procedural Fairness in Europe: The European Convention on Human Rights and the European Union. , 1997, , 212-224.		0
156	La constitucionalización de los derechos sociales: el litigio de reforma estructural en clave del derecho a la salud de niños y niñas, a la luz de las decisiones del poder judicial paraguayo. Revista De La SecretarÃa Del Tribunal Permanente De Revisión, 2015, 3, 88-102.	0.1	0
157	The Role of the Judiciary in Settlement of Environmental Disputes: Focused on the Legal Analysis of the Significant Supreme Court Cases. Dispute Resolution Studies Review, 2015, 13, 5-28.	0.2	2
159	The Inclusivity Role of the Judiciary in Bangladesh. , 2018, , 99-122.		1
160	Mansfield, Atkin, Weinstein: Three Responsive Judges at the Nexus of Law, Politics, and Economy. Ius Gentium, 2018, , 311-334.	0.2	0
161	What Is Responsive Judging?. Ius Gentium, 2018, , 1-38.	0.2	0
162	Articulating the Judicial Function. , 2019, , 69-75.		0
163	Introduction to the Judicial Function. , 2019, , 23-31.		0
164	The Judicial Form of Social Governance. , 2019, , 49-68.		Ο

#	Article	IF	CITATIONS
165	Networked Public Interest Litigation: A Novel Framework for Climate Claims?. , 2020, , 38-70.		0
169	Prison Litigation and Bureaucratic Development. Law and Social Inquiry, 1992, 17, 125.	0.6	1
170	Pragmatismo, decisão e efetividade. Direitos Democráticos & Estado Moderno, 2022, 3, 149-162.	0.0	0
178	Still Against Settlement?. Law and Philosophy Library, 2024, , 165-184.	0.0	Ο