The Nonmajoritarian Difficulty: Legislative Deference to

Studies in American Political Development 7, 35-73

DOI: 10.1017/s0898588x00000687

Citation Report

#	Article	IF	Citations
1	Motives, Incentives, Patterns, and Process., 0, , 15-41.		0
3	The Ambiguities of Labor's Legislative Reforms in New York State in the Late Nineteenth Century. Studies in American Political Development, 1994, 8, 81-102.	0.4	12
4	Reconstructing the Federal Judiciary: The Chase Impeachment and the Constitution. Studies in American Political Development, 1995, 9, 55-116.	0.4	5
5	The Collapse of Constitutional Originalism and the Rise of the Notion of the "Living Constitution―in the Course of American State-Building. Studies in American Political Development, 1997, 11, 191-247.	0.4	27
6	From Fundamental Law to Constitutional Politics– And Back. Law and Social Inquiry, 1998, 23, 185-202.	0.6	0
7	The Political Significance of Legal Ambiguity: The Case of Affirmative Action. Law and Society Review, 2000, 34, 263.	1.0	8
8	Everyone's Doing Congressional Historiography. Social Science History, 2000, 24, 333-348.	0.5	0
9	The Political Origins of Judicial Empowerment through Constitutionalization: Lessons from Four Constitutional Revolutions. Law and Social Inquiry, 2000, 25, 91-149.	0.6	133
14	Rethinking Judicial Policy Making in a Separation of Powers System., 2001,, 1-41.		O
15	False Victories: Labor, Congress, and the Courts, 1898–1935. , 2001, , 42-67.		O
16	"As Harmless as an Infant― The Erdman Act in Congress and the Courts. , 2001, , 68-98.		O
17	Killing with Kindness: Legislative Ambiguity, Judicial Policy Making, and the Clayton Act., 2001,, 99-160.		O
18	The Norris-LaGuardia Act, for Once: Learning What to Learn from the Past., 2001,, 161-216.		0
19	Legislative Deferrals and Judicial Policy Making in the Administrative State: A Brief Look at the Wagner Act., 2001,, 217-251.		O
20	The Road Not Taken: Dred Scott, Judicial Authority, and Political Questions. Journal of Politics, 2001, 63, 365-391.	2.2	12
21	How Political Parties Can Use the Courts to Advance Their Agendas: Federal Courts in the United States, 1875–1891. American Political Science Review, 2002, 96, 511-524.	3.7	177
22	Constitutional Politics and Constitutional Theory: A Misunderstood and Neglected Relationship. Law and Social Inquiry, 2002, 27, 309-338.	0.6	18
23	Shaping Modern Constitutional Theory: Bickel and Bork Confront the Warren Court. Review of Politics, 2003, 65, 325-354.	0.1	3

#	ARTICLE	IF	CITATIONS
24	Acting When Elected Officials Won't: Federal Courts and Civil Rights Enforcement in U.S. Labor Unions, 1935–85. American Political Science Review, 2003, 97, .	3.7	91
25	Comparative Judicial Politics. SSRN Electronic Journal, 2004, , .	0.4	5
26	From Roots to Branches and Back: Popular Sovereignty Within Constitutional Theory. Good Society, 2004, 13, 15-20.	0.1	0
27	"Juristocracy" Political, not Juridical. Good Society, 2004, 13, 6-11.	0.1	19
28	MARTIN SHAPIRO AND THE MOVEMENT FROM "OLD―TO "NEW―INSTITUTIONALIST STUDIES IN PUBLIC SCHOLARSHIP. Annual Review of Political Science, 2004, 7, 363-382.	LAW 6.5	41
29	Congressional Constitutional Interpretation and the Courts: A Preliminary Inquiry into Legislative Attitudes, 1959–2001. Law and Social Inquiry, 2004, 29, 127-175.	0.6	О
30	From Democracy to Juristocracy. Law and Society Review, 2004, 38, 611-629.	1.0	16
31	The Political Origins of the New Constitutionalism. Indiana Journal of Global Legal Studies, 2004, 11, 71.	0.2	50
32	Guess What Happened on the Way to Revolution? Precursors to the Supreme Court's Federalism Revolution. Publius, 2004, 34, 85-114.	1.8	27
33	The Rehnquist Court and the Political Dynamics of Federalism. Perspectives on Politics, 2004, 2, .	0.3	39
35	First Amendment Doctrine as Regime Politics. Good Society, 2005, 14, 59-61.	0.1	0
36	CONSTRUCTING JUDICIAL REVIEW. Annual Review of Political Science, 2005, 8, 425-451.	6.5	41
37	Constitutionalism and Political Science: Imaginative Scholarship, Unimaginative Teaching. Perspectives on Politics, 2005, 3, .	0.3	3
38	"Interpose Your Friendly Hand― Political Supports for the Exercise of Judicial Review by the United States Supreme Court. American Political Science Review, 2005, 99, 583-596.	3.7	228
39	Judicial Review of Acts of Congress, 1789-2006. SSRN Electronic Journal, 2006, , .	0.4	2
40	Courts, Rights, and Democratic Participation. Comparative Political Studies, 2006, 39, 50-75.	3.6	66
42	"An Innate Sense of Fairness": State Responses to the U.S. Supreme Court's Sovereign Immunity Decisions. Publius, 2006, 36, 393-420.	1.8	3
43	Notwithstanding the notwithstanding clause: Political regimes and constitutional politics in the United States and Canada. Canadian Foreign Policy Journal, 2006, 12, 45-52.	0.7	1

#	Article	IF	Citations
44	Law and the American State. Annual Review of Sociology, 2006, 32, 213-244.	6.1	58
45	Reconsidering Judicial Supremacy: From the Counter-Majoritarian Difficulty to Constitutional Transformations. Perspectives on Politics, 2007, 5, 447.	0.3	3
47	The Fourteenth Amendment Through Roe-Colored Glasses: Unenumerated Rights and the "Imperial Judiciary― Polity, 2007, 39, 103-124.	0.5	1
48	The forms of political constitutionalism: public reason and the balance of power., 0,, 176-208.		О
49	Party, Policy, or Duty: Why Does the Supreme Court Invalidate Federal Statutes?. American Political Science Review, 2007, 101, 321-338.	3.7	73
50	Bringing the Courts Back In: Interbranch Perspectives on the Role of Courts in American Politics and Policy Making. Annual Review of Political Science, 2007, 10, 25-43.	6.5	65
53	The Forging of Judicial Autonomy: Political Entrepreneurship and the Reforms of William Howard Taft. Journal of Politics, 2007, 69, 73-87.	2.2	34
54	Party Politics or Judicial Independence? The Regime Politics Literature Hits the Law Schools. Law and Social Inquiry, 2007, 32, 511-544.	0.6	32
55	Permutations of Judicial Power: The New Constitutionalism and the Expansion of Judicial Authority. Law and Social Inquiry, 2007, 32, 545-579.	0.6	8
56	Presidents, Political Regimes, and Contentious Supreme Court Nominations: A Historical Institutional Model. Law and Social Inquiry, 2007, 32, 919-954.	0.6	11
57	Law and American Political Development. Law and Social Inquiry, 2008, 33, 779-803.	0.6	37
58	Said and Unsaid: State Legislative Signaling to State Courts over Same Sex Marriage 1990–2004. Law and Policy, 2008, 30, 254-275.	0.7	2
59	The Judicialization of Mega-Politics and the Rise of Political Courts. Annual Review of Political Science, 2008, 11, 93-118.	6.5	277
60	The Countermajoritarian Difficulty: From Courts to Congress to Constitutional Order. Annual Review of Law and Social Science, 2008, 4, 361-384.	1.3	19
61	Courts and the Puzzle of Institutional Stability and Change. Political Research Quarterly, 2008, 61, 636-648.	1.7	33
62	An indifference thesis: Constitutional law and politics in an era of "conservative domination―of the judiciary. Studies in Law Politics and Society, 2008, , 35-71.	0.4	0
63	Political regimes and the future of the First Amendment. Studies in Law Politics and Society, 2008, , 107-139.	0.4	0
64	The Constituted Nature of Constituents' Interests. Political Research Quarterly, 2009, 62, 781-797.	1.7	44

#	Article	IF	CITATIONS
66	Beyond the "Countermajoritarian Difficulty― Lessons From Contemporary Democratic Theory. Polity, 2009, 41, 30-62.	0.5	18
67	With a little help from the courts: the promises and limits of weak form judicial review of social and economic rights. International Journal of Law in Context, 2009, 5, 417-431.	0.2	0
68	Before the Countermajoritarian Difficulty: Regime Unity, Loyal Opposition, and Hostilities toward Judicial Authority in Early America. Studies in American Political Development, 2009, 23, 189-217.	0.4	3
69	Public Law Litigation: Lessons and Questions. Human Rights Review, 2009, 10, 157-181.	1.1	2
70	<i>Rule by Law: The Politics of Courts in Authoritarian Regimes</i> Moustafa, eds. New York: Cambridge University Press, 2008. Pp. 378. \$34.99 paper Law and Society Review, 2009, 43, 241-243.	1.0	3
71	Comparative Judicial Politics., 0,, 727-751.		24
72	Conditional Strategic Retreat: The Court's Concession in the 1935 Gold Clause Cases. Journal of Politics, 2009, 71, 800-816.	2.2	13
73	"An Appeal to the People― Public Opinion and Congressional Support for the Supreme Court. Journal of Politics, 2010, 72, 939-956.	2.2	48
74	Reâ€engineering Legal Opportunity Structures in the European Union? The Starting Line Group and the Politics of the Racial Equality Directive. Journal of Common Market Studies, 2010, 48, 221-241.	2.1	45
75	Constructing the State Action Doctrine, 1940–1990. Law and Social Inquiry, 2010, 35, 273-310.	0.6	22
76	Law's Allure and an Interbranch Perspective on Law and Politics. Law and Social Inquiry, 2010, 35, 1029-1040.	0.6	2
77	Law's Allure in American Politics and Policy: What It Is, What It Is Not, and What It Might Yet Be. Law and Social Inquiry, 2010, 35, 1077-1097.	0.6	3
78	A more global court? A call for a new perspective on judicial globalization and its effect on the U.S. Supreme Court. Studies in Law Politics and Society, 2010, , 123-151.	0.4	1
79	Institutions, Rulemaking, and the Politics of Judicial Retrenchment. Studies in American Political Development, 2010, 24, 168-189.	0.4	33
80	Westward Expansion, Preappointment Politics, and the Making of the Southern Slaveholding Supreme Court. Studies in American Political Development, 2010, 24, 90-120.	0.4	3
81	"Still Chastened": Assessing the Scope of Constitutional Change under an "Obama Court". Forum (Germany), 2010, 8, .	0.5	0
82	Exploring Complex Judicial–Executive Interaction: Federal Government Concessions in Charter of Rights Cases. Canadian Journal of Political Science, 2010, 43, 821-842.	0.4	2
83	In Search of Judicial Activism in the Same-Sex Marriage Cases: Sorting the Evidence from Courts, Legislatures, Initiatives and Amendments. Perspectives on Politics, 2010, 8, 111-126.	0.3	10

#	Article	IF	CITATIONS
84	Politics without Insurance: Democratic Competition and Judicial Reform in Brazil. Comparative Politics, 2010, 42, 313-331.	1.1	37
85	Judicialization of politics or politicization of the judiciary? Considerations from recent events in Thailand. Pacific Review, 2010, 23, 671-691.	1.8	72
86	Party against Partisanship. , 0, , 131-169.		0
87	The Supreme Court in Politics. Reviews in American History, 2011, 39, 631-636.	0.0	1
89	The Amorphous Relationship between Congress and the Courts. , 2011, , .		1
90	Beyond the Countermajoritarian Difficulty. , 0, , 19-42.		0
91	Support Structures and Constitutional Change: Teles, Southworth, and the Conservative Legal Movement. Law and Social Inquiry, 2011, 36, 516-536.	0.6	34
92	Law, Politics, and Democracy in the Twenty-first Century. Perspectives on Politics, 2011, 9, 357-362.	0.3	O
93	Judicial Review in Context: A Response to Counter-majoritarian and Epistemic Critiques. Theoria, 2011, 58, 1-23.	0.4	1
94	Law and American Political Development. Annual Review of Law and Social Science, 2011, 7, 187-216.	1.3	14
95	Partisan Regimes in American Politics. Polity, 2012, 44, 51-80.	0.5	22
96	Institutional Recalibration and Judicial Delimitation. Law and Social Inquiry, 2012, 37, 535-564.	0.6	3
97	Rethinking Regime Politics. Law and Social Inquiry, 2012, 37, 878-907.	0.6	10
98	Rights, Community, and Democracy: A Sociolegal Critique of the Neoconservative Case Against Rights. Studies in Law Politics and Society, 2012, , 199-231.	0.4	0
99	Kentucky's Constitutional Crisis and the Many Meanings of Judicial Independence. Studies in Law Politics and Society, 2012, , 73-99.	0.4	1
100	THE DORMANCY OF PARLIAMENTS: THE INVISIBLE CAUSE OF JUDICIARY EMPOWERMENT IN CENTRAL AND EASTERN EUROPE. Representation, 2013, 49, 267-280.	1.3	7
101	Keeping the Outliers in Line? Judicial Review of State Laws by the U.S. Supreme Court. Social Science Quarterly, 2013, 94, 395-409.	1.6	7
102	Explaining Congressional Grants of Jurisdiction to the Federal District Courts. Justice System Journal, 2013, 34, 274-293.	0.4	2

#	Article	IF	CITATIONS
103	EPILOGUE: COURTS AND DEMOCRACY BETWEEN IDEALS AND REALITIES. Representation, 2013, 49, 361-373.	1.3	2
104	The Roberts Court in an Era of Polarized Politics. Forum (Germany), 2013, 10, .	0.5	1
105	Institutional Paths to Policy Change: Judicial Versus Nonjudicial Repeal of Sodomy Laws. Law and Society Review, 2013, 47, 409-439.	1.0	12
106	Realizing the Rights Revolution: Litigation and the American State. Law and Social Inquiry, 2013, 38, 222-245.	0.6	4
108	Of Judicial Ships and Winds of Change. , 0, , 398-412.		2
109	Constitutional Politics in the Active Voice. , 2013, , 363-379.		14
110	Variable Constitutional Authority: Madisonian Founding Perspectives. American Political Thought, 2013, 2, 217-258.	0.1	1
111	A Consequential Court., 0,, 199-232.		2
112	The Constraining, Liberating, and Informational Effects of Non-Binding Law. SSRN Electronic Journal, 2013, , .	0.4	2
113	A Plea for a Hint of Empiricism in Constitutional Theory: A Comment on Cesare Pinelli's Constitutional Reasoning and Political Deliberation. German Law Journal, 2013, 14, 1183-1194.	0.7	3
114	The Strategic Foundations of Constitutions. , 0, , 157-181.		16
115	Law and the Courts., 2014,,.		0
116	Introduction: Reconstructing Governance., 0,, 3-15.		0
117	The Supreme Court and Transformative Recalibration. , 0, , 40-62.		0
119	Rethinking Civil Rights and American Political Development. , 0, , 1-28.		0
120	Defending the Right to Live. , 0, , 127-163.		0
121	Law and Courts in Authoritarian Regimes. Annual Review of Law and Social Science, 2014, 10, 281-299.	1.3	151
122	Political Failure, Judicial Opportunity: The Supreme Court of Canada and Aboriginal and Treaty Rights. American Review of Canadian Studies, 2014, 44, 334-346.	0.1	0

#	Article	IF	Citations
123	Are There Good Procedural Objections to Judicial Review?. Journal of Politics, 2014, 76, 86-97.	2.2	4
124	Public places, private lives: Balancing of privacy and freedom of expression in the United Kingdom. Proceedings of the American Society for Information Science and Technology, 2014, 51, 1-10.	0.2	0
125	Regulation, Litigation, and Reform. , 0, , 48-76.		0
127	Court Curbing via Attempt to Amend the Constitution: An Update of Congressional Attacks on the Supreme Court from 1955–1984. Justice System Journal, 2014, 35, 331-343.	0.4	9
128	Institutionalizing the Culture of Control. International Criminal Justice Review, 2014, 24, 319-344.	1.1	O
129	Compared to What? Judicial Review and Other Veto Points in Contemporary Democratic Theory. Perspectives on Politics, 2015, 13, 312-326.	0.3	1
130	Pushing Constitutional Limits in the U.S. States: Legislative Professionalism and Judicial Review of State Laws by the U.S. Supreme Court. State Politics and Policy Quarterly, 2015, 15, 476-491.	0.8	3
131	Judicial Contributions to US National Policy Change since 1945. Journal of Law and Courts, 2015, 3, 1-35.	0.6	10
132	Judicial Majoritarianism. Journal of Politics, 2015, 77, 818-832.	2.2	26
133	The Constraining, Liberating, and Informational Effects of Nonbinding Law. Journal of Law, Economics, and Organization, 2015, 31, 320-346.	1.5	8
134	The Supreme Court, Factions, and the Counter-Majoritarian Difficulty. Polity, 2015, 47, 420-460.	0.5	1
135	Movement Litigation and Unilateral Disarmament: Abortion and the Right to Die. Law and Social Inquiry, 2015, 40, 880-907.	0.6	7
137	Understanding Law as a Democratic Institution Through US Constitutional Development. Law and Social Inquiry, 2015, 40, 811-832.	0.6	2
138	Venue Effects: How State Policy Source Influences Policy Support. Politics and Policy, 2015, 43, 679-722.	1.2	6
140	Constitutional Courts in Comparative Perspective: A Theoretical Assessment. Annual Review of Political Science, 2015, 18, 167-185.	6.5	116
142	How the Republican Party Used Supreme Court Attacks to Pursue Catholic Voters. U S Catholic Historian, 2016, 34, 79-106.	0.0	2
143	The Judicialization of Politics in Taiwan. Asian Journal of Law and Society, 2016, 3, 299-326.	0.4	1
144	Constitutions Unentrenched: Toward an Alternative Theory of Constitutional Design. American Political Science Review, 2016, 110, 657-674.	3.7	50

#	ARTICLE	IF	CITATIONS
145	The stability of basic income: a constitutional solution for a political problem?. Journal of Public Policy, 2016, 36, 521-545.	1.3	11
146	Constitutional Text and Institutional Development: Contesting the Madisonian Compromise in the First Congress. American Political Thought, 2016, 5, 219-249.	0.1	2
147	WhyRoeStill Stands: Abortion Law, the Supreme Court, and the Republican Regime. Studies in Law Politics and Society, 2016, , 33-83.	0.4	3
148	Covering Legal Mobilization: A Bottomâ€Up Analysis of Wards Cove v. Atonio. Law and Social Inquiry, 2016, 41, 61-99.	0.6	12
149	Congressional Attacks on the Supreme Court: A Mechanism to Maintain, Build, and Consolidate. Law and Social Inquiry, 2016, 41, 100-125.	0.6	4
150	The People Against Themselves: Rethinking Popular Constitutionalism. Law and Social Inquiry, 2016, 41, 242-266.	0.6	10
151	Empirically Evaluating the Countermajoritarian Difficulty. Journal of Law and Courts, 2016, 4, 1-42.	0.6	6
152	The European Court of Human Rights, Amicus Curiae, and Violence against Women. Law and Society Review, 2016, 50, 890-919.	1.0	41
153	Judicial Review as a Limit on Government Domination: Reframing, Resolving, and Replacing the (Counter)Majoritarian Difficulty. Perspectives on Politics, 2016, 14, 391-409.	0.3	5
154	Political Jurisprudence and the Role of the Supreme Court: Framing the Judicial Power in the Federal Convention of 1787. American Political Thought, 2017, 6, 171-200.	0.1	1
155	Legislative Responses to Unconstitutionality: A View from the States. Journal of Law and Courts, 2017, 5, 243-266.	0.6	3
156	Law and Social Movements: An Interdisciplinary Analysis. Handbooks of Sociology and Social Research, 2017, , 233-270.	0.1	6
159	Judicial Supremacy, Judicial Power, and the Finality of Constitutional Rulings. Perspectives on Politics, 2017, 15, 1067-1081.	0.3	1
160	Judicial Partisanship and theSlaughterhouse Cases: Investigating the Relationship Between Courts and Parties. Studies in American Political Development, 2017, 31, 24-46.	0.4	11
161	Anatomy of Judicial Backlash: Southern Leaders, Massive Resistance, and the Supreme Court, 1954–1958. Law and Social Inquiry, 2018, 43, 944-980.	0.6	2
162	Separation of Powers. , 2018, , 224-260.		0
163	The Formation of Judicial Federalism in the United States. Publius, 2018, 48, 269-291.	1.8	0
165	Donald Trump and Institutional Change Strategies. Laws, 2018, 7, 27.	1.1	0

#	Article	IF	CITATIONS
166	Dual Review Expressed (2000–2010). , 0, , 165-205.		0
168	Post-World War II: Social Democratic Constitutionalism?., 0,, 109-138.		0
169	Debates of ECHR Review (1950–2000). , 0, , 139-164.		0
170	A Triple Constitutional Review Revival: 2010., 0,, 206-238.		O
171	2014–2015: Rights Reform and Judicial Review Constitutionalization. , 0, , 239-259.		0
172	Looking Back – and Forward. , 0, , 260-273.		0
174	Paths to Social Change: Analyses of Decriminalization of Sodomy. SSRN Electronic Journal, 2018, , .	0.4	0
175	The Emerging Regulatory State and a Constitutional Watershed (Early 1900s). , 0, , 77-108.		0
177	Legal Foundations and Doctrinal Specifics. , 0, , 28-55.		0
178	Foundations Reviewed. , 0, , 56-76.		0
179	"You Can't Always Get What You Want― Regime Politics, the Supreme Court of Canada, and the Harper Government. Canadian Journal of Political Science, 2018, 51, 1-21.	0.4	6
180	Blurring Institutional Boundaries. Journal of Law and Courts, 2018, 6, 333-353.	0.6	9
181	Judicial Federalism and Representation. Journal of Law and Courts, 2018, 6, 51-92.	0.6	2
182	Testing Legislative Deferral: Abortion Policy Making in New York, 1970–2010. Journal of Law and Courts, 2018, 6, 25-50.	0.6	0
183	Public Opinion and Opposition Party Success: Evidence from the European Constitutional Courts. Justice System Journal, 2018, 39, 123-138.	0.4	4
185	Judging Judicial Review in the American States. State Politics and Policy Quarterly, 2019, 19, 287-311.	0.8	1
186	The Law: The Contours of Presidential Immunity. Presidential Studies Quarterly, 2019, 49, 449-463.	0.6	0
189	Normative Inclinations. , 2019, , 15-34.		0

#	ARTICLE	IF	CITATIONS
190	Theorising Human Goods., 2019,, 35-57.		0
191	Acting for Reasons. , 2019, , 58-84.		0
192	The Common Good. , 2019, , 85-98.		0
193	Rights and Freedoms. , 2019, , 99-115.		0
194	The Role of the State. , 2019, , 116-134.		0
195	The Natural Law Thesis. , 2019, , 137-155.		0
196	Law as an Artifact Kind. , 2019, , 156-168.		0
197	The Function of Law. , 2019, , 169-181.		2
198	Law without Authority. , 2019, , 182-195.		0
199	The Value of Integrity. , 2019, , 224-240.		0
203	Contextual Interpretation. , 2019, , 196-223.		0
204	The Politics of Litigation. Studies in Law Politics and Society, 2019, , 147-168.	0.4	2
205	Equality Rights in American Employment. , 2019, , 66-100.		0
206	Equality Rights in American Representation. , 2019, , 101-130.		0
207	Equality Rights in Indian Employment. , 2019, , 133-165.		0
208	Equality Rights in Indian Education. , 2019, , 166-186.		0
210	The Politics of Legal Interpretation. , 2019, , 3-28.		0
211	Equality Rights in American Education and Public Spending. , 2019, , 31-65.		0

#	Article	IF	CITATIONS
212	Equality Rights in South Africa. , 2019, , 189-220.		0
215	The Canadian Reference Power: Delegation to the Courts and the Navigation of Federalism. Publius, 2019, 49, 561-586.	1.8	1
216	From Left to Rights: Civil Liberties Lawyering Between the World Wars. Law, Culture and the Humanities, 2019, 15, 622-655.	0.3	1
217	Courts in Federal Countries: Federalists or Unitarists? edited by Nicholas Aroney and John Kincaid. Publius, 2020, 50, e1-e1.	1.8	0
218	A majoritarian basis for judicial countermajoritarianism. Journal of Theoretical Politics, 2020, 32, 435-459.	0.4	4
220	Student Activism and Authoritarian Legality Transition in Taiwan. , 2020, , 303-334.		1
222	Going Public and the Supreme Court. , 2020, , 1-26.		0
223	Going Public on Pending Decisions. , 2020, , 27-52.		0
224	Going Public on Decided Cases. , 2020, , 53-79.		0
225	The Tone of Presidential Rhetoric on Supreme Court Decisions. , 2020, , 80-103.		0
226	Presidential Calls to Congress. , 2020, , 104-124.		0
227	Presidential Leadership of News Coverage. , 2020, , 125-155.		0
228	Presidents and Public Opinion. , 2020, , 156-180.		0
229	Going Public on Supreme Court Cases before the Modern Presidency. , 2020, , 181-203.		0
233	"No Bodies to Kick or Souls to Damn†The Political Origins of Corporate Criminal Liability. Studies in American Political Development, 2021, 35, 57-75.	0.4	1
234	The Shadow Effect of Courts: Judicial Review and the Politics of Preemptive Reform. SSRN Electronic Journal, O, , .	0.4	0
235	The Chief Justice and Judicial Legitimacy Evidence from the Influence of Public Opinion. Justice System Journal, 0, , 1-42.	0.4	1
236	The Shadow Effect of Courts: Judicial Review and the Politics of Preemptive Reform. American Political Science Review, 2022, 116, 322-336.	3.7	9

#	Article	IF	CITATIONS
237	Untangling the Partisan Roots of Affirmative Action. Polity, 2021, 53, 41-74.	0.5	1
238	Judicial Review. , 2016, , 1-8.		1
248	Courting Social Justice. , 2008, , .		263
249	Introduction: The Elements of Legalization and the Triangular Shape of Social and Economic Rights. , 2008, , 1-37.		6
253	Magna Carta and its Modern Legacy. , 2015, , .		7
254	Historical Institutionalism and the Study of Law. , 2008, , .		20
255	The Judicialization of Politics. , 0, , 119-141.		85
256	Courts and the Politics of Partisan Coalitions. , 2008, , .		3
257	Explaining the Selection and Rejection of Harriet Miers: George W. Bush, Political Symbolism, and the Highpoint of Conservatism. American Review of Politics, 0, 29, 253-270.	0.1	4
258	Parchment and Politics: The Positive Puzzle of Constitutional Commitment. SSRN Electronic Journal, 0, , .	0.4	15
259	Empirically Evaluating the Counter-Majoritarian Difficulty: Public Opinion, State Policy, and Judicial Decisions Before Roe v. Wade. SSRN Electronic Journal, 0, , .	0.4	1
260	Legislative deferrals: statutory ambiguity, judicial power, and American democracy. Choice Reviews, 2003, 41, 41-1849-41-1849.	0.2	16
261	Constitutional politics in Canada and the United States. Choice Reviews, 2004, 42, 42-0566-42-0566.	0.2	0
262	Political Accountability Under Alternative Institutional Regimes. SSRN Electronic Journal, 0, , .	0.4	2
263	Informalism as a Form of Legal Ordering. , 2008, , .		1
264	Judicial Independence., 2008,,.		1
265	The struggle for constitutional power: law, politics, and economic development in Egypt. Choice Reviews, 2008, 45, 45-7030-45-7030.	0.2	15
266	Taking Great Cases: Lessons from the Rosenberg Case. SSRN Electronic Journal, 0, , .	0.4	1

#	Article	IF	Citations
267	The Political Construction of Human Rights in the United States. SSRN Electronic Journal, 0, , .	0.4	0
268	Jurisdiction Granting: Legislative Capacity and Ideology. SSRN Electronic Journal, 0, , .	0.4	0
269	Judicial Review and Racial Minorities: The U.S. Case. SSRN Electronic Journal, 0, , .	0.4	0
270	The Exceptions Clause as a Structural Safeguard. SSRN Electronic Journal, 0, , .	0.4	1
271	Congressional Attacks on the Supreme Court: Court-Curbing and Factional Interest. SSRN Electronic Journal, 0, , .	0.4	0
272	Movement Litigation and Unilateral Disarmament. SSRN Electronic Journal, 0, , .	0.4	0
273	The Dormancy of Parliaments: The Invisible Cause of Judiciary Empowerment in Central and Eastern Europe. SSRN Electronic Journal, 0, , .	0.4	1
274	A Polarizing Court?., 2013, , 161-184.		O
275	O novo constitucionalismo e a judicialização da polÃŧica pura no mundo. Revista De Direito Administrativo, 0, 251, 139-178.	0.1	12
276	The Puzzle of Purges: A New Theory of Judicial Manipulation with Evidence from Latin America. SSRN Electronic Journal, 0, , .	0.4	0
277	Majoritarian Judicial Review: The Case of Taiwan. SSRN Electronic Journal, 0, , .	0.4	0
278	Civil rights and the making of the modern American state. Choice Reviews, 2015, 52, 52-2814-52-2814.	0.2	3
279	'If We are WrongThe Courts Will Correct It': Position-Taking, Judicial Review, and Legislative Voting. SSRN Electronic Journal, 0, , .	0.4	0
280	The Framework Model and Constitutional Interpretation. , 2016, , 241-264.		0
281	Holding the Accountability Problem Accountable: Response Mechanisms to Counter-Majoritarian Decisions. American Review of Politics, 2016, 35, 18.	0.1	0
282	Holding the Accountability Problem Accountable: Response Mechanisms to Counter-Majoritarian Decisions. American Review of Politics, 2016, 35, 18-43.	0.1	0
283	Medium- and Large-N Qualitative Methods in Constitutional Law. SSRN Electronic Journal, 0, , .	0.4	1
284	The Politics of Litigation. SSRN Electronic Journal, 0, , .	0.4	0

#	Article	IF	CITATIONS
285	Judicial Independence and Political Competition: Comparing Democracies Over Time. SSRN Electronic Journal, $0, \dots$	0.4	O
286	Courtroom Broadcasting in China and Its Effects on Judicial Legitimacy. SSRN Electronic Journal, 0, , .	0.4	0
287	Judicial Review. , 2018, , 3457-3465.		0
288	Free Expression and Judicial Power in the Global South. SSRN Electronic Journal, 0, , .	0.4	O
289	Minority Rights, Governing Regimes, or Secular Elites: Who Benefits from the Protection of Religious Speech by the U.S. Supreme Court and European Court of Human Rights?. SSRN Electronic Journal, 0, , .	0.4	0
290	The Holy Wars of Marriage. Advances in Public Policy and Administration, 0, , 92-116.	0.1	O
291	Understanding the impact and visibility of ideological change on the supreme court. Studies in Law Politics and Society, 2008, , 1-33.	0.4	0
292	Free Expression and Judicial Power in Colombia, India, and South Africa. Law and Social Inquiry, 2021, 46, 331-363.	0.6	2
293	Legislative Decision-Making and Same-Sex Marriage. Advances in Public Policy and Administration, 2022, , 145-177.	0.1	0
294	Court Cases, Gay Rights, and Legislative Response. Advances in Public Policy and Administration, 2022, , 108-144.	0.1	O
295	Giving Succor to Extremism? Judicial Behavior toward Extreme Speech in Constitutional Democracies. Journal of Law and Courts, 0, , .	0.6	1
296	Rethinking the Supreme Court's Impact on Federalism and Centralization. SSRN Electronic Journal, 0, ,	0.4	O
297	Control constitucional en el mundo contemporáneo - Retrospectiva y prospectiva. DÃkaion, 2021, 30, 244-334.	0.0	0
300	A Polarizing Court? Analyzing Judicial Decisions in a Red/Blue America. , 0, , .		O
302	A Court as a Means of Legislative Position Avoidance: Evidence from the Same-Sex Marriage Decision in Taiwan. Asian Journal of Law and Society, 2023, 10, 107-130.	0.4	2
303	Presidential Constraints on Supreme Court Decision-Making. Journal of Politics, 0, , .	2.2	2
304	The Supreme Court as an Agent of Policy Drift: The Case of the NLRA. American Political Science Review, 2023, 117, 661-674.	3.7	4
305	"To Render Prompt Justiceâ€. The Origins and Construction of the U.S. Court of Claims. Studies in American Political Development, 0, , 1-18.	0.4	0

#	ARTICLE	IF	CITATIONS
306	The U.S. Supreme Court Is Not a Dahlian Court. Studies in American Political Development, 2022, 36, 148-150.	0.4	1
307	Rethinking the Supreme Court's Impact on American Federalism and Centralization. Publius, 2023, 53, 153-173.	1.8	0
308	Minority Rights, Governing Regimes, or Secular Elites: Who Benefits from the Protection of Religious and Anti-Religious Speech by the U.S. Supreme Court and European Court of Human Rights?. Journal of Law and Courts, 2023, 11, 221-255.	0.6	0
310	Judicial Review., 2022, , 7171-7179.		0
311	Checks and Balances, Veto Exceptionalism, and Constitutional Folk Wisdom: Class and Race Power in American Politics. Political Research Quarterly, 0, , 106591292311660.	1.7	1
312	The Constitutional Court and the judicialization of Spanish politics. European Politics and Society, 0, , $1-17$.	2.2	1
313	Measuring the Countermajoritarian Nature of Supreme Court Decisions. Journal of Legal Studies, 2023, 52, 345-375.	0.4	0