

# Due Process of Law, Police Power, and the Supreme Court

Harvard Law Review

40, 943

DOI: 10.2307/1329972

Citation Report

#	ARTICLE	IF	CITATIONS
1	Euclid v. Ambler: A retrospective. <i>Journal of the American Planning Association</i> , 1986, 52, 326-337.	1.7	5
2	The Paradox of Paternalism and Laissez-Faire Constitutionalism: United States Supreme Court, 1888â€“1921. <i>Law and History Review</i> , 1987, 5, 249-279.	0.0	11
3	Progressive Judges in a Progressive Age: Regulatory Legislation in the Minnesota Supreme Court, 1880â€“1925. <i>Law and History Review</i> , 1993, 11, 383-440.	0.0	3
4	Economic regulation and the late nineteenth-century Supreme Court: An economic interpretation of the relation between police powers and substantive due process. <i>Social Science Journal</i> , 1993, 30, 271-284.	1.5	0
5	More on the Origins of the Fuller Court's Jurisprudence: Reexamining the Scope of Federal Power over Commerce and Manufacturing in Nineteenth-Century Constitutional Law. <i>Political Research Quarterly</i> , 1996, 49, 415.	1.7	0
6	More on the Origins of the Fuller Court's Jurisprudence: Reexamining the Scope of Federal Power Over Commerce and Manufacturing in Nineteenth-Century Constitutional Law. <i>Political Research Quarterly</i> , 1996, 49, 415-437.	1.7	5
7	In Defense of Progressive Legal Historiography. <i>Law and History Review</i> , 2018, 36, 1021-1088.	0.0	2
12	Constitutional Perspectives in a Regulatory Environment: Reasonable Regulation or Regulation â€œGone Amokâ€?. <i>International Journal of Humanities and Social Science</i> , 2018, 8, .	0.1	0
13	Responsive Law Enforcement in Preventing and Eradicating Illegal Mining in Indonesia. , 2023, 11, e1436.		3