Comparative study has emerged as the new frontier of constitutional law scholarship as well as an important aspect of constitutional adjudication. Increasingly, jurists, scholars, and constitution drafters worldwide are accepting that 'we are all comparativists now.' As a method and a project, remains under theorized and blurry. Fundamental questions concerning the very meaning and purpose of comparative constitutional inquiry, and how it is to be undertaken, are seldom asked, let alone answered. In this path-breaking book, Ran Hirschi addresses this gap by charting the intellectual history and analytical underpinnings of comparative constitutional inquiry, probing the various types, aims, and methodologies of engagement with the comparative constitutional laws of other states and regions, exploring how and why comparative constitutional inquiry has been and is being pursued by academics and jurists worldwide. Through an expansive exploration of different models of comparative constitutionalism, he reflects on the nature of the political, social, and legal challenges that comparative constitutional scholarship and practice are now facing and the most compelling visions of what 'we are' as a political community. Drawing on insights from social theory, religion, history, political science, and public law, Hirschi argues for an interdisciplinary approach to comparative constitutionalism that is methodologically and substantively preferable to merely doctrinal approaches. The future of comparative constitutional studies is, he contends, lying in realizing the sharp divide between constitutional law and the social sciences. Comparative Matters makes a unique and welcome contribution to the comparative study of constitutions and constitutionalism, sharpening our understanding of the historical development, political parameters, epistemology, and methodologies of one of the most intellectually vibrant areas of legal research.

The courts and, indeed, the law itself are under assault from both right and left. By analyzing the most pressing controversies of our day, No. 10 Times Test demonstrates 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. 10 Times Test demonstrates that even when the law provides no clear-cut right answers, it offers tools for distinguishing good arguments from bad ones.

A central development in international law is the intensified international relations by a growing number of international courts. With this in mind, this book discusses how international judicial authority is established and managed in key fields of international economic law: trade law, investor state arbitration and international commercial arbitration. Adapting a unique legal-centric approach, the analysis explores the interplay between these areas of economic dispute resolution, tracing their parallel developments and identifying ways each processual mechanism converges.

The Handbook for the New Legal Writer teaches the concepts and skills covered in the first-year legal writing and research course that meets the needs of today's law students. The coursebook's focus is on showing, not telling, students how to write effective legal documents using numerous examples and step-by-step instruction. The authors provide practical lessons on the legal writing tasks attorneys perform daily and include annotated samples written by judges, practitioners, and the authors. New to the Second Edition: Updated and expanded approaches to writing Questions Presented Expanded instruction on how to write shorter and less formal legal memos to reflect an increasingly international approach Dozens of new examples from recently decided cases and additional examples of commonly prepared legal documents, including objective memos, emails, letters, and motions A new chapter on how to write in legal research papers and bar exam essays Updated sections on writing style and style guides for legal writing New to the Handbook: FAQs on legal writing, answering questions about legal writing.

Enjoy the best children's anthology of noteworthy Asian Americans. This compelling collection features 20 profiles with 60 action-packed, color illustrations. It's about time - rebel girls, rad women, little leaders, and great guys are Asian American too! Readers will enjoy learning about 20 groundbreaking Chinese Americans who have contributed to the USA. - Dwayne "The Rock" Johnson (actor) - Bruce Lee (martial artist) - Mindy Kaling (comedy writer) - LeBron James (basketball player) - Lea Salonga (singer) - Steven Chu (Nobel prize winning physicist) - Yuki Kochiyama (activist) - Sammy Lee (olympic diver) - Helen Zia (journalist) - Tynan Wong (artist) - Chrisie Teigen (model/entrepreneur) - David Chang (chef) - Satya Nadeau (Microsoft CEO) - Dr. Jane Luu (astronomer) - Daniel H. Inouye (senator) - Judy Chicago (artist) - Ghandi The Younger (Prime Minister) - Shahid Khair (business owner) - Vi- lona M (senior citizen) - Alan Page (business man and women's rights activist) - Dr. Betsy L. Cade (entrepreneur) - Flossie Wong-Staal (scientist) These profiles of compelling personalities, men and women from diverse backgrounds and vocations, are brought to life with fantastic color illustrations. Immigrants and their children enrich America’s culture. Discover important history not covered in school textbooks, and the marvelous accomplishments of these trailblazers. Challenged by racism, prejudice, and stereotypes, these pioneers forged ahead and became role models for generations to come. Parents and children will enjoy learning about these compelling personalities. These captivating chapters make great reading for any hour, from book reports to bedtime stories. Teachers and librarians will use this contemporary collection as a relevant resource and an accessible reference. A list of Colorful dynamic illustrations illustrate these fascinating and informative portraits to life. …

The authors give particular attention to the nature of the
constitutional argument, use of women's social movement in shaping judicial decisions, the political economy of policy development and implementation in addressing racial desegregation, and the ongoing challenge of ensuring equality of schooling opportunity for the increasingly diverse student population.

Since 1986, the Canadian women's movement has been an active participant in constitutional politics and Charter litigation. This book, through its focus on the Women's Legal Education and Action Fund (LEAF), presents a compelling examination of how Canadian feminism became a key actor in developing the constitutional doctrine of equality and how their involvement in that sphere of influence were bolstered by the movement's policy agenda. The case of LEAF, an organization that has as its goal the use of Charter litigation to influence legal rules and public policy, provides rich ground for Christopher Manfredi's keen analysis of legal mobilization. In a multitude of areas such as abortion, pornography, sexual assault, family law, and gay and lesbian rights, LEAF has intervened before the Supreme Court to bring its understanding of equality to bear on legal policy development. This study offers a deep examination of LEAF's arguments and seeks to understand how they affected the Court's consideration of the issues. Perhaps most important, it also contemplates the long-term effects of the mobilization, and considers the social impact of the legal doctrine that has emerged from LEAF cases. A major contribution to law and society studies, Feminist Activism in the Supreme Court is unparalleled in its analysis of legal mobilization as an effective strategy for social movements. It will be widely read and welcomed by legal scholars, political scientists, lawyers, feminists, and activists.

In this comprehensive, practical, and gripping assessment of various forms of violence against women, Pamela Cooper-White challenges the Christian churches to examine their own responses to the cry of Tamar in our time. She describes specific forms of such violence and outlines appropriate pastoral responses. The second edition of this groundbreaking work is thoroughly updated and examines not only where the church has made progress since 1995 but also where women remain at unchanged or even greater risk of violence.

First published in 1998. Routledge is an imprint of Taylor & Francis, an informa company.

Originally published in 2006, the Encyclopedia of American Civil Liberties is a comprehensive 3 volume set covering a broad range of topics in the subject of civil liberties in America. The book covers the topic from numerous different areas including freedom of speech, press, religion, assembly and petition. The Encyclopedia also addresses areas such as the Constitution, the Bill of Rights, slavery, censorship, crime and war. The book's multidisciplinary approach will make it an ideal library reference resource for lawyers, scholars and students.

In this volume marking the Sesquicentennial of Confederation in Canada, leading scholars and jurists discuss the evolution of the Canadian Constitution since the British North America Act 1867; the role of the Supreme Court in interpreting the Constitution as a living tree capable of application to new legal issues; and the growing influence of both the Constitution, with its entrenched Charter of Rights and Freedoms, and the decisions of the Court on international law on other countries. The book brings together two features that are different and yet connected to one another: the conceptual description and the legal mobilization of constitutional law. It offers a wealth of information, analysis, and insight into the evolution of constitutional law in Canada, as well as its influence on the world stage. The contributions of the authors provide a comprehensive overview of the development of constitutional law in Canada, including major legal and political events, and the ways in which the Supreme Court has interpreted and applied the Constitution over time.

Executive Summary

In this comprehensive, practical, and gripping assessment of various forms of violence against women, Pamela Cooper-White challenges the Christian churches to examine their own responses to the cry of Tamar in our time. She describes specific forms of such violence and outlines appropriate pastoral responses. The second edition of this groundbreaking work is thoroughly updated and examines not only where the church has made progress since 1995 but also where women remain at unchanged or even greater risk of violence.

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The international protection regime for refugees and other forced migrants seems increasingly at risk as measures designed to enhance security of borders, of people, of institutions, and of national identity encroach upon human rights. This timely edited collection responds to some of the contemporary challenges faced by the international protection regime, with a particular focus on the human rights of those displaced. The book begins by assessing the impact of anti-terrorism laws on refugee status, both at the international and domestic levels, before turning to examine the function of offshore immigration control mechanisms and extraterritorial processing on asylum seekers' access to territory and entitlements (both procedural and substantive). It considers the particular needs and rights of children as forced migrants, but also as children; the role of human rights law in protecting religious minorities in the context of debates about national identity; the approaches of refugee decision-makers in assessing the credibility of evidence; and the scope for an international judicial commission to provide consistent interpretative guidance on refugee law, so as to overcome (or at least diminish) the currently diverse and sometimes conflicting approaches of national courts. The last part of the book examines the status of people who benefit from 'complementary protection' such as those who cannot be removed from a country because they face a risk of torture or cruel, inhuman or degrading treatment or punishment, and the scope for the broader concept of the responsibility to protect to address gaps in the international protection regime.

The Chinese (Taiwan) yearbook of international Law and Affairs includes articles and international law materials relating to Asia-Pacific and the Republic of China on Taiwan.

This book offers a comprehensive analysis of the extent, method, purpose and effects of domestic and international courts' judicial dialogue on human rights. The text contains an introductory overview of national courts' judicial dialogue from different regions of the world, including Eastern Europe, Latin America, Canada, Nigeria and Malaysia. The text is complemented by studies on specific subject matters such as LGTBI peoples and asylum seekers' rights that further contribute to a better understanding of factors that stimulate or hold back judicial dialogue, and by first hand insights of domestic and European Court of Human Rights judges into their court's involvement in judicial dialogue. The book features contributions from leading scholars and judges, whose combined perspectives provide an interesting and timely study.

This Encyclopedia on American history and law is the first devoted to examining the issues of civil liberties and their relevance to major current events while providing a historical context and a philosophical discussion of the evolution of civil liberties. Coverage includes the traditional civil liberties: freedom of speech, press, religion, assembly, and petition. In addition, it also covers concerns such as privacy, the rights of the accused, and national security. Alphabetically organized for ease of access, the articles range in length from 250 words for a brief biography to 5,000 words for in-depth analyses. Entries are organized around the following themes: organizations and government bodies legislation and legislative action, statutes, and acts historical overviews biographies cases themes, issues, concepts, and events. The Encyclopedia of American Civil Liberties is an essential reference for students and researchers as well as for the general reader to help better understand the world we live in today.

Excessive treatment of the federal tax enforcement fraud. (OFFSITE LINK). Disclaimer: Disclaimer: https://famguardian.org/disclaimer.htm Family Guardian Fellowship, the author of this document, has given their express permission for SEDM to republish their materials to Google Books and Google Play at section 10 of the following location: https://famguardian.org/MIndry/DMCA-Copyright.htm For reasons why NONE of our materials may legally be censored and violate NO Google policies, see: https://sedm.org/why-our-materials-cannot-legally-be-censored

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