

**Review of Contents:
Volumes 1-30**

Volume 1

Chapter 1

Recent Developments in Attorney's Fees Awards

Chapter 2

Overview of § 1983 Actions

by Charles R. Richey

Chapter 3

Preclusive Effects of Prior Proceedings in § 1983 Actions

Chapter 4

Litigation of Federal Statutory Claims Under § 1983

by Mark N. Aaronson

Chapter 5

Police Misconduct: Recent Developments

by Bernard J. Farber and James P. Manak

Chapter 6

Prosecutorial Misconduct: Civil Rights Immunities and Liabilities

by Bennett L. Gershman

Chapter 7

Judicial Misconduct: Civil Rights Immunities and Liabilities

by Bennett L. Gershman

Chapter 8

Land Use Regulation and Municipal Liability

by Dwight H. Merriam

Chapter 9

Insurance Coverage of Civil Rights and Employment-Related Claims

by Kevin R. Sido

Chapter 10

State Court Litigation of § 1983 Actions

by Steven H. Steinglass

Chapter 11

Case Preparation Checklist: A Practical Approach to Municipal and Supervisory Liability

by Edward T. Stein

Chapter 12

Sample Complaint: Police Excessive Force and Wrongful Death

by Edward T. Stein

Chapter 13

Sample Discovery Request for Police Misconduct Cases

by Edward T. Stein

Chapter 14

Avoiding § 1983 Claims: Checklists for Municipal Officials

by John B. Murphey

Chapter 15

Evaluation and Defense of § 1983 Actions: Procedural Defenses and Immunities

by John B. Murphey

Chapter 16

Sample Defendants' Jury Instructions

supplied by John B. Murphey

Chapter 17

Overview of Attorneys' Fees Awards Under Section 1988

by Edward T. Stein

Chapter 18

Calculation of “Reasonable Attorneys’ Fees”

by John E. Kirklin

Chapter 19

Defendants’ Attorneys’ Fees Awards

by John E. Kirklin

Chapter 20

Procedures for Obtaining and Enforcing Attorneys’ Fees Awards

by John E. Kirklin

Volume 2

Chapter 1

§ 1983 and Federal Protection of Individual Rights—Will the Statute Remain Alive or Fade Away?

by Harry A. Blackmun

Chapter 2

Summary of Recent Developments in Civil Rights Litigation and Attorneys’ Fees Awards

Chapter 3

Municipal Liability: From *Monell* to *Tuttle* and *Pembaur*

by Eric Schnapper

Chapter 4

Litigating the Qualified Immunity Defense

by David Rudovsky

Chapter 5

A Solution to the § 1983 Statute of Limitations Problem: *Wilson v. Garcia* and Its Progeny

by Steven G. Farber

Chapter 6

Litigating Wrongful Death Actions Under § 1983

by Steven H. Steinglass

Chapter 7

Obtaining Standing to Seek Equitable Relief: Taming Lyons

by David Cole

Chapter 8

Litigating § 1983 Actions in State Courts

by Steven H. Steinglass

Chapter 9

Police Liability for Use of Deadly Force in the Wake of *Tennessee v. Garner*

by Bernard J. Farber and James P. Manak

Chapter 10

Litigating Excessive Force Claims: Emerging Views of the “Substantive” Constitutional Violation

by Martin A. Schwartz

Chapter 11

Eliminating Negligence-Based § 1983 Claims: The *Daniels* and *Davidson* Cases

by Martin A. Schwartz

Chapter 12

Current Trends and Responsive Strategies for the Police Misconduct Litigator

by William H. Goodman and Julie H. Hurwitz

Chapter 13

Statistical Proof in Employment Discrimination Litigation: Use and Requirements

by Merrick T. Rossein

Chapter 14

Women’s Self-Defense Work and the Problem of Expert Testimony on Battering

by Elizabeth M. Schneider

Chapter 15

Damages Actions Under the Federal Tort Claims Act

by Michael Krinsky

Chapter 16

Current Developments in the Law of Attorneys' Fees

by E. Richard Larson

Chapter 17

Obtaining Attorneys' Fees Against the Federal Government: Recent Developments in the Equal Access to Justice Act

by Susan Lapenta

Volume 3

Chapter 1

The Reality of Constitutional Tort Litigation

by Theodore Eisenberg and Stewart Schwab

Chapter 2

Summary of Recent Developments in Civil Rights Litigation and Attorney Fees Awards

by Barbara M. Wolvovitz

Chapter 3

Litigating Duty to Protect Cases

by Julian Shapiro

Chapter 4

Avoiding the *Parratt* Trap

by Franics D'Eramo

Chapter 5

Appeals from Denial of Immunity

by Martin A. Schwartz

Chapter 6

The Immunity Decisions: *Cleavinger v. Saxner* and *Malley v. Briggs*

by Martin A. Schwartz

Chapter 7

Waiver of Right to Sue—*Town of Newton v. Rumery*
by John Reinstein

Chapter 8

Plausible Pleadings: Developing Standards for Rule 11 Sanctions
by Nina Pillard

Chapter 9

Federalism Developments—*Younger* and Administrative Res Judicata
by Martin A. Schwartz

Chapter 10

Obtaining and Retaining Affirmative Action Relief
by Barbara M. Wolvovitz

Chapter 11

Sexual Harassment at the Workplace—*Meritor Savings Bank FSB v. Vinson*
by Sarah Rapport

Chapter 12

Litigating for Equality of Political Opportunity
by Samuel Issacharoff

Chapter 13

High Tech Surveillance of Employees—Drug Testing and Polygraphs in the Workplace
by Craig M. Cornish, Esq.

Chapter 14

RICO and the Fired Employee
by Michael J. Leech

Chapter 15

Valuing Constitutional Rights
by Martin A. Schwartz

Chapter 16

Proving Damages in a Police Misconduct Case

by Richard A. Soble

Chapter 17

Attorney Fees After *Jeff D., Marek,* and *City of Riverside*

by Julius L. Chambers

Chapter 18

Attorney Fee Petitions: Suggestions for Administration and Management

by Thomas E. Willging and Nancy Weeks

Chapter 19

Rule 68 in Civil Rights Litigation

by Roy D. Simon, Jr.

Chapter 20

Protection, Persuasion and Proof: Toward a Model Civil Rights Retainer Agreement for the 90s

by Jeff Scott Olson

Volume 4

Chapter 1

The Bill of Rights and the States: The Revival of State Constitutions as Guardians of Individual Rights

by William J. Brennan, Jr.

Chapter 2

Summary of Recent Developments in Civil Rights Litigation and Attorney Fee Awards

by Barbara M. Wolvovitz

Chapter 3

A Practitioner's Guide to Representing Plaintiffs in § 1983 Litigation

by John R. Williams

Chapter 4

Anderson v. Creighton: Another Turn of the Screw
by David Rudovsky

Chapter 5

Municipal Policy—St. Louis v. Praprotnik
by Martin A. Schwartz

Chapter 6

Monell Liability When Individual Defendants Are Found Not Liable
by Ralph Goldberg

Chapter 7

U.S. Olympic Committee—State Action
by Martin A. Schwartz

Chapter 8

The Rights of Prisoners to be Protected from Harm in Lockups, Jails and Prisons
by William Goodman and Julie Hurwitz

Chapter 9

The New Summary Judgment Motion
by Juan Cartagena

Chapter 10

Abstention Doctrine and the Civil Rights Plaintiff: Let the Lawyer Beware
by Carlin Meyer

Chapter 11

Constitutional Damage Claims Without § 1983: Litigating Under State Bills of Rights
by Jennifer Friesen

Chapter 12

Application of Section 1981 to Police Misconduct Litigation
by Brian Spears

Chapter 13

Creative Use of Expert Witnesses in Employment Discrimination

by Jeanne Mirer

Chapter 14

Overview of AIDS Discrimination Law after Arline

by Robert P. Wasson, Jr.

Chapter 15

42 U.S.C. § 1981—An Important Device in Litigating Employment Discrimination Cases

by Steven Saltzman

Chapter 16

Challenging Employee Drug Testing: Useful Principles for Privacy Litigation

by Edward M. Chen and John M. True, III

Chapter 17

Rule 11: An Eventful Year

by George Cochran and Georgene Vairo

Chapter 18

Recent Developments in the Law of Attorney Fees

by E. Richard Larson

Chapter 19

Delaware Valley II: The Mystification of Risk Adjustments

by John E. Kirklin

Volume 5

Chapter 1

Reason, Passion, and “The Progress of the Law”:

by William J. Brennan, Jr.

Chapter 2

Summary of Recent Developments in Civil Rights Litigation and Attorney Fee Awards

by Barbara M. Wolvovitz

Chapter 3

Excessive Force Claims under the Fourth, Eighth, and Fourteenth Amendments

by Kathryn R. Urbonya

Chapter 4

A *Monell* Update: Clarity, Conflict and Complications

by Eric Schnapper

Chapter 5

“Poor Joshua!”: The State’s Constitutional Duty under the Due Process Clause to Protect a Child from Abuse

by Curry First

Chapter 6

***West v. Atkins*: Prison Doctors Remain State Actors**

by Elizabeth Alexander

Chapter 7

NCAA State Action Decision

by Martin A. Schwartz

Chapter 8

Evidentiary Rulings in Civil Rights Cases

by Martin A. Schwartz

Chapter 9

***Felder v. Casey*: State Notice of Claim Requirements under § 1983**

by Steven H. Steinglass

Chapter 10

No Qualified Immunity for the Use of Excessive Force During an Arrest

by Kathryn R. Urbonya

Chapter 11

When the Judge Is a Defendant

by Sheldon Stark and Michael C. Fayz

Chapter 12

Use and Abuse of the Expert Witness in Police Litigation

by Kevin Parsons

Chapter 13

Admissibility of Investigatory Reports in Police Brutality Litigation

by Martin A. Schwartz

Chapter 14

Lesbians and Gay Men: The Elusiveness of Civil Rights

by Paula L. Eittlebrick and Alice K. Dueker

Chapter 15

The Government's New Weapon to Control Behavior—The Preventative Search

by Craig Cornish

Chapter 16

A Stricter Standard for Evaluating Voluntary Affirmative Action: *City of Richmond v. J.A. Croson Company*

by Beverly Tucker

Chapter 17

Heightening the Causation Requirement in Title VII Cases—Why These Cases Are Increasingly Difficult to Win

by Steven Saltman

Chapter 18

Proof of Damages under § 1983: Inflaming the Jury without Igniting the Judge

by David R. Sweat and Kay A. Giese

Chapter 19

Contingency Enhancements of Attorneys Fees Awards: The Lower Courts Respond to *Delaware Valley II*

by Jeff Scott Olson

Chapter 20

When Winning is Prevailing and Other Significant Attorney Fee Issues

by Barbara Harvey

Volume 6

Chapter 1

The Future of Civil Rights Litigation

by Thurgood Marshall

Chapter 2

Summary of Recent Developments in Civil Rights Litigation and Attorney Fee Awards

by Christopher Booth

Chapter 3

The *Parratt* Puzzle: The Court Supplies a Few More Pieces

by David Rudovsky

Chapter 4

The Limits of the Elliott Doctrine: Preserving Civil Rights Claims in the Wake of a State Agency Decision

by Brian Patrick Lawlor and Yolanda Carmen Vera

Chapter 5

***Will v. Michigan Department of State Police*: Some Comments and Suggestions for the Future**

by William Burnhan and Michael C. Fayz

Chapter 6

That Was Then, This Is Now: Reviewing the Supreme Court's Eleventh Amendment Activities

by Jane Perkins, Brian Patrick Lawlor, and Cynthia Billey

Chapter 7

The Qualified Immunity Doctrine in the Supreme Court: Judicial Activism and the Restriction of Constitutional Rights

by David Rudovsky

Chapter 8

***Martin v. Wilks*: A New Threat to Race and Gender-Conscious Remedies for Systemic Employment Discrimination**

by Bridget Arimond

Chapter 9

Impact of the Supreme Court's Decision in *Wards Cove v. Antonio*

by American Civil Liberties Union, Washington Office and American Civil Liberties Union Foundation, Women's Rights Project

Chapter 10

Survey of the Current Law on Sex Discrimination in Employment

by Penny Nathan Kahan and Teresa Nuccio

Chapter 11

Educational and Racial Equity: Towards the Twenty-First Century—A Case Experiment in Connecticut

by John C. Brittain

Chapter 12

Defending Malicious Prosecution Suits By Police Officers Against Civil Rights Plaintiffs

by Edward M. Chen and Carin T. Fujisaki

Chapter 13

State Constitutional Protection of Economic Rights

by Richard A. Halloran

Chapter 14

The Civil Rights Act: An Alternative Remedy for Property Owners Which Avoids Some of the Proce-

dural Traps and Pitfalls in Traditional “Takings” Litigation

by Michael M. Berger

Chapter 15

Punitive Damages in § 1983 Cases

by Eileen R. Kaufman

Chapter 16

Bivens Revisited: “Slip, Slidin Away”

by Martin A. Schwartz

Chapter 17

Missouri v. Jenkins and the Scope of Federal Equitable Power in Institutional Litigation

by Karen Gable

Chapter 18

The New Orthodoxy in the Law of Attorneys’ Fees Awards

by Jeff Scott Olson

Chapter 19

Preserving Fee-Shifting After Evans v. Jeff D.: Joint Attorney/Client Control of Settlements

by Neil M. Goldstein

Volume 7

Chapter 1

Blacks and the U.S. Constitution 1789-1989

by Eric Foner

Chapter 2

Summary of Recent Developments in Civil Rights Litigation and Attorney Fee Awards

by Steven Saltzman and Barbara M. Wolvovitz

Chapter 3

Pendent Jurisdiction and Civil Rights Litigation

by Steven H. Steinglass

Chapter 4

Analyzing High-Speed Pursuits as Excessive Force Claims

by Kathryn R. Urbonya

Chapter 5

Excessive Force Claims: Is Significant Bodily Injury the Sine Qua Non to Proving a Fourth Amendment Violation?

by Daniel J. O'Connell

Chapter 6

Enforcing Federal Statutes Under § 1983

by Martin A. Schwartz

Chapter 7

§ 1983 and State Immunity Law

by Martin A. Schwartz

Chapter 8

Establishing Liability Under *Monell*: The Rule 803(8)(C) Alternative

by Jonathan Moore

Chapter 9

The Americans With Disabilities Act of 1990: A Summary and Review

by Mark J. Murphy

Chapter 10

A Walk in the Rose Garden-Litigating Cases Under the New Fair Housing Act

by Percy L. Julian, Jr.

Chapter 11

Special Problems in Civil Rights Settlement Agreements

by Caroline Mitchell

Chapter 12

Representing Victims of Hate Crimes

CIVIL RIGHTS LITIGATION HANDBOOK

by Cynthia A. Wilson, Elizabeth Shuman-Moore, and Susan R. Gzesh

Chapter 13

Federal Taxation of Civil Rights Awards

by Martin A. Schwartz

Chapter 14

The Good, the Bad, and the Dumb—A Year in the Law of Attorneys' Fees

by Percy L. Julian, Jr.

Chapter 15

Contingent Risk Enhancements After *Delaware Valley II*

by Mari Mayeda and Donna M. Ryu

Chapter 16

A New Model Retainer Agreement for Civil Rights Cases: Nailing Things Down on Settled Ground

by Jeff Scott Olson

Chapter 17

Rule 11: The Road to Amendment

by George Cochran

Volume 8

Chapter 1

Providing an Effective Federal Civil Remedy for Civil Rights Violations

by Judge Jon O. Newman

Chapter 2

Summary of Recent Developments in Civil Rights Litigation and Attorney Fee Awards

by Steven Saltzman and Barbara M. Wolvovitz

Chapter 3

***Wilson v. Seiter*: A Preliminary Analysis**

by John Boston

Chapter 4

No Absolute Immunity for the Prosecutor for Bad Advice to the Police: Recent Development in *Burns v. Reed*

by John C. Brittain

Chapter 5

Modifying Institutional Reform Decrees

by Martin A. Schwartz

Chapter 6

Seeing No Evil: The Metastases of Qualified Immunity, 1991-92

by Jeff Scott Olson

Chapter 7

***Mireles v. Waco*: Putting the “Absolute” into Judicial Immunity**

by Michael C. Fayz

Chapter 8

Decision to Use Force: The Confrontational Continuum

by Kevin Parsons, Ph.D.

Chapter 9

The Plaintiff, Plaintiff Children: The Meaning of *Suter v. Artist M.*

by Bernadine Dohrn

Chapter 10

§ 1983 Commerce Clause Claims

by Martin A. Schwartz

Chapter 11

Constitutional Justice for Konerak Sinthasomphone and Other “Snake Pit” Victims: Litigating Post-*DeShaney* “Special Relationship” Cases

by Lawrence G. Albrecht and Curry First

Chapter 12

Using Statistics in Employment Discrimination Cases

by Paul Strauss

Chapter 13

Developments in the Law of Sexually Hostile Work Environments

by Anne L. Clark

Chapter 14

***Metro Broadcasting, Inc. v. FCC*: Regrouping in Singular Times**

by Patricia J. Williams

Chapter 15

***Batson v. Kentucky*—A Weapon in the Arsenal of Civil Rights Advocates**

by Thomas M. Meyer

Chapter 16

Psychological and Punitive Damages in § 1983 Cases: The Heart of the Law

by William H. Goodman and Julie Hurwitz

Chapter 17

Judges Against Juries—Appellate Review of Federal Civil Jury Verdicts

by Eric Schnapper

Chapter 18

Damages for Constitutional Violations

by Martin A. Schwartz

Chapter 19

***Melkonyan v. Sullivan*: What Hath the Supreme Court Wrought?**

by Gill Deford

Chapter 20

“There You Go Again”—Another Year in the Law of Attorneys’ Fees

by Percy L. Julian, Jr.

Volume 9

Chapter 1

Police Abuse: Can the Violence Be Contained?

by David Rudovsky

Chapter 2

Summary of Recent Developments in Civil Rights Litigation and Attorney Fee Awards

by Steven Saltzman and Barbara Wolvovitz

Chapter 3

Injunctive Relief in Police Misconduct Cases: Evolving Standards for Obtaining Equitable Remedies

by Patrick O. Patterson

Chapter 4

No Absolute Prosecutorial Immunity for Investigative and Administrative Acts: *Buckley v. Fitzsimmons*

by G. Flint Taylor

Chapter 5

***Soldal v. Cook County*: A Rare Unanimous Supreme Court Decision for Civil Rights Plaintiffs**

by John L. Stainthorp

Chapter 6

“Accidental” Shootings As Fourth Amendment Seizures

by Kathryn R. Urbonya

Chapter 7

Expert Testimony in § 1983 Actions

by Martin A. Schwartz

Chapter 8

Civil Rights Evidence Rulings

by Martin A. Schwartz

Chapter 9

Jail Suicides: Deliberate Indifference to a Detainee's Psychological Needs?

by Christine Goetzinger

Chapter 10

A Step Toward Procedural Equality for Civil Rights Claimants: The Supremes Nix "Heightened Pleading" in *Monell* Cases

by Jeff Scott Olson

Chapter 11

Discrimination Against Persons With AIDS in Employment: Issues for Practitioners and Clients

by Geoffrey S. Cline

Chapter 12

Discrimination in Places of Public Accommodation: Access to Health Care, Education, and Other Services

by Mark Barnes

Chapter 13

Housing Discrimination

by John Hammell

Chapter 14

The Black College Case That Civil Rights Advocates Won in Court, But May Lose in the Classroom: Will *United States v. Fordice* Cause the Demise of Historically Black Colleges and Universities

by John C. Brittain

Chapter 15

Hicks: A Tool for Plaintiffs?

by Douglas B. Huron

Chapter 16

Confronting Racial Stereotypes in Jury Trials

by Paul Harris and Karen Jo Koonan

Chapter 17

The Big Black Man Syndrome: The Rodney King Trial and the Use of Racial Stereotypes in the Courtroom

by Lawrence Vogelmann

Chapter 18

Litigating § 1985(3) Claims After *Bray v. Alexandria Women's Health Clinic*

by Nina Pillard

Chapter 19

"SLAPPs"—"Strategic Lawsuits Against Public Participation" in Government-Diagnosis and Treatment of the Newest Civil Rights Abuse

by George W. Pring and Penelope Canan

Chapter 20

Avoiding the Roll of the Dice: Strategies for Settlement

by Richard A. Soble and Mary R. Minnet

Chapter 21

"When Will They Ever Learn?"—Still Another Year in the Law of Attorneys' Fees

by Percy L. Julian, Jr.

Volume 10

Chapter 1

How Do We Manage the Right to Hate

by Judge Abner J. Mikva

Chapter 2

Summary of Recent Developments in Civil Rights Litigation and Attorney Fee Awards

by Steven Saltzman and Barbara Wolvovitz

Chapter 3

Bunglers at the Gates: A Fractured Court Fumbles the Right to Be Free From Criminal Prosecution Absent Probable Cause

by Jeff Scott Olson

Chapter 4

Understanding the Weapons of Police Litigation

by Kevin Parsons

Chapter 5

Civil Rights Evidence Rulings

by Martin A. Schwartz

Chapter 6

Use of Jury Questionnaires in Civil Rights Cases

by Elissa Krauss

Chapter 7

Evolving Standards for Adjudicating Prisoner Claims Under the Eighth Amendment

by David Rudovsky

Chapter 8

***Waters v. Churchill*—First Amendment Procedural Due Process as an Employee Right, or a New Weapon in the Employer’s Summary Judgment Arsenal?**

by Jonathan Rothstein

Chapter 9

After Acquired Evidence and the Summers Doctrine: A Critical Assessment

by Robert Gregory

Chapter 10

Title VI of the Civil Rights Act of 1964: Racial Discrimination in Federally Funded Programs

by Alan Jenkins

Chapter 11

All Over the Map: The Supreme Court's Voting Rights Trilogy

by Pamela Karlan

Chapter 12

Johnson v. DeGrandy: Section 2 of the Voting Rights Act in the Aftermath of Shaw v. Reno

by Brenda Wright

Chapter 13

Only the Bad Die Slowly: The Supreme Court's Decisions on the Retroactive Effect of the 1991 Civil Rights Act

by Steven Saltzman

Chapter 14

Harris v. Forklift Systems, Inc.—Caveat Jokers!

by Kim E. Greene

Chapter 15

The Fair Housing Act Amendments—Observations After Five Years

by Percy L. Julian, Jr.

Chapter 16

Genetic Discrimination

by Gary Phelan

Chapter 17

Title I of the Americans With Disabilities Act: Protecting the Rights of Individuals With Disabilities to Work

by Mark Murphy and Robin Resnick

Chapter 18

RICO Reaches Non-Commercial Racketeers: NOW v. Scheidler

by Fay Clayton, Judi Lamble, and Susan Valentine

Chapter 19

Punitive Damages in § 1983 Cases

by Martin A. Schwartz and Eileen Kaufman

Chapter 20

Once More “For the Gipper”—Yet Another Year of Attorneys’ Fees Lore

by Percy L. Julian, Jr.

Volume 11

Chapter 1

Dedication to Arthur Kinoy

by Damon J. Keith

Chapter 2

Recent Developments in Civil Rights Litigation

by Michael Wagner, Jules Lobel and Steven Saltzman

Chapter 3

Snake Pits and Unseen Actors: Constitutional Liability for Indirect Harm

by Julie Shapiro

Chapter 4

Municipal Policies

by Martin A. Schwartz

Chapter 5

Bringing *Monell* Failure to Discipline Cases Under 42 U.S.C. § 1983

by G. Flint Taylor

Chapter 6

Supreme Court Limits Pre-Trial Appeals by Defendants in Civil Rights Cases

by David Rudovsky

Chapter 7

The Heightened Pleading Standard in Federal Civil Rights Litigation

by *Joseph L. Bierwirth, Jr.*

Chapter 8

§ 1983 Challenges to Convictions and Sentences

by *Martin A. Schwartz*

Chapter 9

Admissibility of Investigatory Reports in § 1983 Civil Rights Actions—A User's Manual

by *Martin A. Schwartz*

Chapter 10

Affirmative Action Still Alive, but Badly Wounded. U.S. Supreme Court Imposes New Restrictions on the Federal Government: A Review of *Adarand v. Pena*

by *John C. Brittain*

Chapter 11

Miller v. Johnson

by *Clyde E. Murphy*

Chapter 12

***Missouri v. Jenkins*: The Exhaustion of Integration as a Remedy for Racial Discrimination in Education**

by *Jonathan A. Rothstein*

Chapter 13

***Hurley v. GLIB*: Silver Linings in a 9-0 Decision**

by *Patricia M. Logue*

Chapter 14

***McKennon v. Nashville Banner Publishing Co.*: A Port-Mortem on the After-Acquired Evidence Defense**

by *Robert J. Gregory*

Chapter 15

Practical Tips for Jury Selection in Discrimination Cases: Bad Attitudes and Other Scary Subjects

by *Diane Wiley*

Chapter 16

Enforcing the Civil Rights Act of 1991: A Practical Overview

by Glen D. Nager and Julia M. Broas

Chapter 17

Shedding the Doctrinal Security Blanket: How State Supreme Courts Interpret Their State Constitutions in the Shadow of *Rodriguez*

by Bill Swinford

Chapter 18

Civil Rights Litigation and Political Movements

by Jules Lobel

Chapter 19

Obtaining Meaningful Damages in Fair Housing Cases

by Jeffrey L. Taren

Chapter 20

A Welcome Change: The New Rule 11

by George Cochran

Chapter 21

A Simpler Model Retainer Agreement for Civil Rights Cases

by Jeff Scott Olson

Volume 12

Chapter 1

Tributes to Haywood Burns

by Margaret A. Burnham, John C. Brittain, Rhonda Copelon, Victor M. Goode, Lennox S. Hinds and William H. Goodman

Chapter 2

Recent Developments in Civil Rights Litigation

by Steven Saltzman

Chapter 3

***Heck v. Humphrey*: The Consequences of Limiting Prisoner § 1983 Suits**

by John L. Stainthorp

Chapter 4

Supreme Court Extends Qualified Immunity Appeals

by Martin A. Schwartz

Chapter 5

Supreme Court Recognizes Broad Psychotherapist Privilege

by Ronald L. Futterman

Chapter 6

Novel Expert Evidence in Federal Civil Rights Litigation

by Gordon J. Beggs

Chapter 7

The Eleventh Amendment Decision

by Martin A. Schwartz

Chapter 8

A Due Process Primer: Litigating Government Benefit Cases in the Block Grant Era

by Nancy Morawetz

Chapter 9

Due Process for Welfare Recipients Subject to Changing Program Rules: An Illinois Case Study

by John M. Bouman

Chapter 10

***Romer v. Evans*: Reversing the Tide of Judicially Sanctioned Homophobia**

by Patricia M. Logue

Chapter 11

Of, By and For Some of the People: The Supreme Court, the Voting Rights Act and the Fourteenth Amendment

by Clyde E. Murphy

Chapter 12

Obituary for Affirmative Action in Higher Education?

by John C. Brittain

Chapter 13

Civil Rights Litigation in the Post-Gilmer Era: Can the Judicial Forum Be Preserved?

by Christopher Holliday and Jeanne Mirer

Chapter 14

The Content of Our Categories: A Cognitive Bias Approach to Discrimination and Equal Employment Opportunity

by Linda Hamilton Krieger

Chapter 15

Punitive Damages in *BMW v. Gore*: Hostility in Search of Standards

by Terence E. Flynn

Chapter 16

Major Burns Is Alive and Well and Writing Statutes and Opinions—Clouds on the Attorneys' Fees Horizon

by Percy L. Julian, Jr.

Volume 13

Chapter 1

Tributes to Ernest Goodman

by Julie Hurwitz, Jordan Rossen, Paul Harris, Linda Borus, and William Goodman

Chapter 2

Recent Developments

by Steven Saltzman

Chapter 3

Litigating Police Torture in Chicago

by John L. Stainthorp

Chapter 4

Justices Revisit the Issue of Municipal Liability Under § 1983 for Single Decision of Final Policy Maker: *Board of County Commissioners of Bryan County v. Brown*

by Karen M. Blum

Chapter 5

Court of Appeals Recognizes Damage Suits Under New York Constitution

by Martin A. Schwartz

Chapter 6

Supreme Court Mootness and Abstention Developments

by Martin A. Schwartz

Chapter 7

Private Prison Guards Denied Qualified Immunity

by Martin A. Schwartz

Chapter 8

***Robinson v. Shell Oil Co.*: What it Says, What it Doesn't Say, and What it Means**

by Robert J. Gregory

Chapter 9

Why *Sheff v. O'Neill* is a Landmark Decision

by John C. Brittain

Chapter 10

Case Developments Under the Americans With Disabilities Act

by Jan Garrett

Chapter 11

At War: Narrative Tactics in the Citadel and VMI Litigation

by Valorie K. Vojdik

Chapter 12

Girls' Schools after VMI: Do They Make the Grade?

by Valorie K. Vojdik

Chapter 13

The Self-Critical Analysis Privilege in Employment Law

by Stephen C. Simpson

Chapter 14

Instructing the Jury in a Case of Circumstantial Individual Disparate Treatment: Thoroughness or Simplicity?

by Susan K. Grebeldinger

Chapter 15

Book Review: Black Rage Confronts the Law by Paul Harris

by John C. Brittain

Chapter 16

What's Wrong With Sexual Harassment

by Katherine M. Franke

Chapter 17

Steady Work: A Practitioner's Reflections on Political Lawyering

by Gary Bellow

Chapter 18

The Role of Workplace Hostility in Determining Prospective Remedies for Employment Discrimination: A Call for Greater Judicial Discretion in Awarding Front Pay

by Susan K. Grebeldinger

Chapter 19

Attorney Fees Under the Prison Litigation Reform Act: Interpretations and Challenges

by Ayesha N. Khan

Volume 14

Chapter 1

Lawyers as Bridge People: Architects of a New Public Space

by Lani Guinier

Chapter 2

Recent Developments

by Steven Saltzman

Chapter 3

The Police Pursuit Decision

by Martin A. Schwartz

Chapter 4

Individual Immunity Under § 1983: Absolute Is Constant but Qualified Is Decisive

by Mark R. Brown

Chapter 5

Constitutional Protection of Liberty Interests: *Washington v. Glucksberg*

by Martin A. Schwartz

Chapter 6

Seminole Tribe, the Eleventh Amendment, and the Potential Evisceration of *Ex Parte Young*

by Vicki C. Jackson

Chapter 7

***Ex Parte Young* After Seminole Tribe**

by David P. Currie

Chapter 8

Sexual Harassment Rulings From the 1997-1998 Supreme Court Term

by Yolanda S. Wu

Chapter 9

The Americans With Disabilities Act: A Windfall for Defendants

by Ruth Colker

Chapter 10

Representing Minority Contractors in Port-Croson Set-aside Cases

by Clyde E. Murphy

Chapter 11

***Nabozny v. Podlesny*: A Teenager's Struggle to End Anti-Gay Violence in Public Schools**

by Alycia N. Broz

Chapter 12

The Emerging Cronyism Defense and Affirmative Action: A Critical Perspective on the Distinction Between Colorblind and Race-Conscious Decision Making Under Title VII

by Ann C. McGinley

Chapter 13

How Do You Mend a Broken Heart? Damages for Emotional Injuries in Civil Rights Actions

by Jeff Scott Olson

Chapter 14

There's More to This Than Meets the Dollar—A Practitioner's Roadmap to Pitfalls and Prevailing in the Quest for Attorneys' Fees

by Percy L. Julian, Jr.

Volume 15

Chapter 1

Judge Leon Higgenbotham, Jr.'s Civil Rights Legacy
by Charles J. Ogletree, Jr.

Chapter 2

Summary of Recent Decisions
by Steven Saltzman

Chapter 3

Supreme Court's Civil Rights Removal Decisions
by Martin A. Schwartz

Chapter 4

**"Continuing Seizure": Fourth Amendment Seizure
in § 1983 Malicious Prosecution Cases**
by Andrew G. Ferguson

Chapter 5

Police Brutality
by Marshall Miller

Chapter 6

Procedures to Recover Property Seized by Police
by Martin A. Schwartz

Chapter 7

Workers' Compensation State Action Decision
by Martin A. Schwartz

Chapter 8

**A Progression Toward Freedom: Protecting the Dis-
abled Under the Ku Klux Klan Act**
by Gabriella A. Davi

Chapter 9

**An Uneven Path: A Review of the Supreme Court's
Spring 1999 Decisions on Disability**
by Laura Miller Eligator

Chapter 10

Hispanics United, et al. v. Village of Addison: The Fair Housing Act and Community Redevelopment in Minority Communities

by Jonathan Rothstein

Chapter 11

The Life of *Bakke*: An Affirmative Action Retrospective

by Michael Selmi

Chapter 12

How *Sheff* Revives *Brown*: Reconsidering Desegregation's Role in Creating Equal Educational Opportunity

by Mary Jane Lee

Chapter 13

How to Spell Relief—A Mediation Primer for Civil Rights Cases

by Percy L. Julian, Jr.

Chapter 14

What is a Gender Norm and Why Should We Care? Implementing a New Theory in Sexual Harassment Law

by Linda B. Epstein

Chapter 15

Considering Hybrid Sex and Age Discrimination Claims by Women: Examining Approaches to Pleading and Analysis—A Pragmatic Model

by Sabina F. Crocette

Chapter 16

The Importance of Being Earnest: *Kolstad v. American Dental Association*

by Terence E. Flynn

Chapter 17

The Problems of Victory: A Case Study in Third Party Challenges to the Rockford, Illinois School Desegregation Remedies

by Katherine Mangold-Spoto

Chapter 18

Instructing the Jury of Indemnification of § 1983 Damages

by Martin A. Schwartz

Chapter 19

Calculating Attorneys Fees After A Rule 68 Offer

by Percy L. Julian, Jr.

Volume 16

Chapter 1

Derrick Bell's Toolkit-Fit to Dismantle that Famous House?

by Richard Delgado

Chapter 2

Summary of Recent Decisions

by Steven Saltzman

Chapter 3

A Litigator's View of Discovery and Proof in Police Misconduct Policy and Practice Cases

by G. Flint Taylor

Chapter 4

§ 1983 Claims Against Municipal Officer and Municipality

by Martin A. Schwartz

Chapter 5

Anatomy of an Affirmative Duty to Protect: 42 U.S.C. § 1986

by Linda E. Fisher

Chapter 6

The Jury and Police Misconduct Cases

by Karen Jo Koonan

Chapter 7

Jury Trials in § 1983 Actions

by Martin A. Schwartz

Chapter 8

Selective Enforcement of Civil Law

by Martin A. Schwartz

Chapter 9

Substantive Due Process Parental and Abortion Rights

by Martin A. Schwartz

Chapter 10

Expressive Association, Identity Speech and the Boy Scouts of America

by Rebecca M. Shapiro and Patricia M. Logue

Chapter 11

Lies, Damn Lies, and Employer Alibis: Unpacking Employers' Phone Explanations After Reeves v. Sanderson Plumbing Products

by Laurie Wardell

Chapter 12

Certification and Trial of Title VII Class Actions

by Jocelyn Larkin and Brad Seligman

Chapter 13

Ill/Legal: Interrogating the Meaning and Function of the Category of Disability in Antidiscrimination Law

by Paula Berg

Chapter 14

Redistricting on the Next Level: The Local Battlefield

by Clyde E. Murphy

Chapter 15

The Emerging Strand of Equal Protection Jurisprudence: Recognizing the Co-Constructive Nature of Rights and Classes

by Julie Nice

Chapter 16

Corporate/Government Collusion: Holding Private Corporations Accountable for Civil Rights Conspiracies Under 42 U.S.C. 1983

by Bill Goodman and Julie Hurwitz

Chapter 17

Recent Developments in Obtaining Relief for Redress of Civil Rights

by Steven Saltzman

Chapter 18

Attorneys' Fees Awards Under the Prison Litigation Reform Act

by Steven N. Schulman

Volume 17

Chapter 1

Tributes to Gary Bellow

Chapter 2

Summary of Recent Decisions

by Steven Saltzman

Chapter 3

Discovery Issues in Police Misconduct Litigation

by Jonathan Moore

Chapter 4

Excessive Force Claims Are Subject to Qualified Immunity

by Martin Schwartz

Chapter 5

Regalado: Anatomy of an Excessive Force Case

by Blake Horwitz

Chapter 6

Fighting City Hall

by Andy Clarke

Chapter 7

**Legal Services Attorneys Gain First Amendment
Right to Contest Welfare Rules**

by Martin Schwartz

Chapter 8

Against Sovereign Immunity

by Erwin Chemerinsky

Chapter 9

Eleventh Amendment and the ADA

by Brian East

Chapter 10

**Law Enforcement by Stereotypes and Serendipity:
Racial Profiling and Stops and Searches Without
Cause**

by David Rudovsky

Chapter 11

PGA Tours, Inc. v. Casey Martin

by Ken Waldin

Chapter 12

Race and the Right to Vote after *Rice v. Cayetano*

by Ellen K. Katz

Chapter 13

**Equality Trouble Sameness and Difference in Twen-
tieth Century Race Law**

by Angela Harris

Chapter 14

“The Very Stereotypes the Law Condemns”: Constitutional Sex Discrimination Law As A Quest For Perfect Proxies

by Mary Ann Case

Chapter 15

Review of Civil Rights Damages Decisions

by Steven Saltzman

Chapter 16

Damages for *Miranda* Violations Unlikely

by Martin Schwartz

Chapter 17

“Here’s Another Fine Mess You’ve Gotten Us Into”: The Fallout from *Buckhannon*

by Percy Julian

Volume 18

Chapter 1

Symposium: Race, Values, and the American Legal Process A Tribute to A. Leon Higginbotham, Jr.: The Lessons of History

by Nathaniel R. Jones

Chapter 2

Recent Developments

by Steven Saltzman

Chapter 3

Class Certification in Police/Law Enforcement Cases

by Barry Litt

Chapter 4

Recent Developments in the Law of Qualified Immunity

by Karen M. Blum

Chapter 5

**Malicious Prosecution/Wrongful Conviction Claims:
Beyond Albright and Heck**

by G. Flint Taylor

Chapter 6

Enforcing Federal Statutes Under § 1983

by Martin A. Schwartz

Chapter 7

Police Investigatory Stops

by Martin A. Schwartz

Chapter 8

***Department of Housing and Urban Development v.
Rucker***

by Katherine E. Walz

Chapter 9

**The “Conservative” Paths of the Rehnquist Court’s
Federalism Decisions**

by Richard H. Fallon, Jr.

Chapter 10

**Tightening the Noose: The Supreme Court’s Most
Recent ADA Decisions**

by Brian East

Chapter 11

Pleading Civil Rights Claims

by Martin A. Schwartz

Chapter 12

**Maintaining Productive Attorney—Client Relation-
ships in Civil Rights Cases**

by Brian Spears

Chapter 13

**Title IX School District Liability for Teacher-Student
Sexual Abuse: Terrorism with Impunity in Our Class-
rooms**

by Julie H. Hurwitz

Chapter 14

In Search of a Level Playing Field: *Baca v. City of Los Angeles* as a Step Toward Gender Equity in Girls' Sports Beyond Title IX

by Rocio Cordoba

Chapter 15

National Railroad Passenger Corporation v. Abner Morgan, Jr.

by Sheila Thomas

Chapter 16

Advocacy against the Stereotype: Lessons from Cognitive Social Psychology

by Gary Blasi

Chapter 17

The Thirteenth Amendment and the Lost Origins of Civil Rights

by Risa L. Goluboff

Chapter 18

Recent Developments in Obtaining Relief for Redress of Civil Rights Violations

by Steven Saltzman

Chapter 19

Sense Perception and Nonsense—Interpreting *Buckhannon*

by Percy L. Julian, Jr.

Volume 19

Chapter 1

Prologue to Narrowing the Nation's Power

by John T. Noonan, Jr.

Chapter 2

Recent Developments—Supreme Court Decisions

by Steven Saltzman

Chapter 3

Challenging Coercive Police Interrogations Under 1983

by Martin A. Schwartz

Chapter 4

What Is a Search? Two Conceptual Flaws In Fourth Amendment Doctrine and Some Hints of a Remedy

by Sherry F. Colb

Chapter 5

Unreasonable Seizures Of Unreasonable People

by Michael Avery

Chapter 6

§ 1983 Survival and Wrongful Death Claims

by Martin A. Schwartz

Chapter 7

Double Helix, Double Bind: Factual Innocence and Post-conviction DNA Testing

by Seth F. Kreimer and David Rudovsky

Chapter 9

What's All The Fuss About Mixed Motives: *Desert Palace v. Costa*

by Laurie Wardell

Chapter 10

Affirmative Action Survives the Test: Racial and Ethnic Diversity, a Benefit to Higher Education

by John C. Brittain

Chapter 11

Colorblindness, Race Neutrality, and Voting Rights

by Henry L. Chambers, Jr.

Chapter 12

The Price of Discrimination: The Nature of Class Ac-

tion Employment Discrimination Litigation and Its Effects

by Michael Selmi

Chapter 13

Hostile Environment Actions, Title VII, and the ADA: The Limits of the Copy-and-Paste Function

by Lisa Eichhorn

Chapter 14

The Segregation and Resegregation of American Public Education: The Courts' Role

by Erwin Chemerinsky

Chapter 15

The Rise of the Personal Animosity Presumption in Title VII and the Return to “No Cause” Employment

by Chad Derum and Karen Engle

Chapter 16

Recent Developments in Obtaining Relief for Redress of Civil Rights Violations

by Steven Saltzman

Chapter 17

Case Follow-Up: The Morbidity of *BMW v. Gore* Infects *State Farm v. Campbell*

by Terence E. Flynn

Chapter 18

A Model Retainer Agreement for Twenty-First Century Civil Rights Lawyers

by Jeff Scott Olson

Volume 20

Chapter 1

The Broken Promise of Brown

by Julian Bond

Chapter 2

Recent Developments in Obtaining Relief to Redress Civil Rights Violations

by Steven Saltzman

Chapter 3

Paying for Silence: The Liability of Police Officers Under § 1983 For Suppressing Exculpatory Evidence

by Michael Avery

Chapter 4

Running in Place: The Paradox of Expanding Rights and Restricted Remedies

by David Rudovsky

Chapter 5

Mass Protest, Mass Arrest and Class Certification: The Struggle For the First and Fourth Amendments in the 21st Century

by William Goodman, Jonathan Moore, David Milton

Chapter 6

U.S. Torture: A Sordid History of Official and Systematic Abuse

by G. Flint Taylor

Chapter 7

The Enduring Struggle for Justice: Civil Rights Advocacy In The Post-Brown Era

by Clyde E. Murphy

Chapter 8

From Duke Power to Wal-Mart: Title VII Class Actions Then and Now

by Brad Seligman

Chapter 9

Furthering American Freedom: Civil Rights and the Thirteenth Amendment

by Alexander Tsesis

Chapter 10

“Thinking Within the Box”: How Proof Models are Used to Limit the Scope of Sexual Harassment Law

by Cheryl L. Anderson

Chapter 11

Disparate Impact Under the Age Discrimination in Employment Act of 1967

by Michael Evan Gold

Chapter 12

Disability Rights—The State of the ADA

by Brian East

Chapter 13

The Changing Law of Civil Rights for Sexual Minorities

by Arthur Leonard

Chapter 14

The *Dombrowski* Remedy and the Summer of ‘64

by Arthur Kinoy

Chapter 15

The Integration Ideal: Sobering Reflections

by Charles J. Ogletree, Jr.

Volume 21

Chapter 1

***Plessy v. Ferguson*: The Fool’s Last Battle**

by Jules Lobel

Chapter 2

“Let Economic Equality Take Care of Itself”: The NAACP, Labor Litigation, and the Making of Civil Rights in the 1940s

by Risa Lauren Goluboff

Chapter 3

***The Briggs v. Elliott Legacy: Black Culture, Con-
sciousness, and Community Before Brown, 1930-1954***

by Darlene Clark Hine

Chapter 4

Recent Developments-Supreme Court Decisions

by Steven Saltzman

Chapter 5

**Prisoners' Rights: A Review of 35 Years of Fighting
For Justice**

by Michael E. Deutsch and Jan Susler

Chapter 6

**Support Your Local Sheriff: Suing Sheriffs Under
§ 1983**

by Karen M. Blum

Chapter 7

**Supreme Court Restricts § 1983 Fourth Amendment
Claims**

by Martin A. Schwartz

Chapter 8

How Probable is Probable Cause?

by Martin A. Schwartz

Chapter 9

**The Private is Public: The Relevance of Private Ac-
tors in Defining the Fourth Amendment**

by Sam Kamin

Chapter 10

**Reforming the Civil Rights Act of 1871: The Problem
of Police Perjury**

by Michael Goldsmith

Chapter 11

Reconstruction, Felon Disenfranchisement, and the Right to Vote: Did the Fifteenth Amendment Repeal Section 2 of the Fourteenth Amendment?

by Gabriel J. Chin

Chapter 12

Putting Grutter to Work: Diversity, Integration, and Affirmative Action in the Workplace

by Cynthia L. Estlund

Chapter 13

Elites, Social Movements, and The Law: The Case of Affirmative Action

by Tomiko Brown-Nagin

Chapter 14

Superimposing Title VII's Adverse Action Requirement on First Amendment Retaliation Claims: A Chilling Prospect for Government Employee Speech

by Rosalie Berger Levinson

Chapter 15

Public Employment Cases: Constitutional Violation Responsibility?

by Martin A. Schwartz

Chapter 16

Compelling Interest Review Governs Racial Segregation of Prisoners

by Martin A. Schwartz

Chapter 17

Life After *Buckhannon* for Catalyst Fees in California

by Carol A. Sobel

Volume 22

Chapter 1

Anne Braden: Justice is a Constant Struggle

by Steven Saltzman

Chapter 2

Recent Developments—Supreme Court Decisions

by Steven Saltzman

Chapter 3

The Facts About Qualified Immunity

by Alan K. Chen

Chapter 4

Admissibility of Evidence in Excessive Force Cases

by Martin A. Schwartz

Chapter 5

Supreme Court Narrows Public Employee Free Speech Protection

by Martin A. Schwartz

Chapter 6

Rethinking Civil Rights Lawyering and Politics in the ERA before Brown

by Kenneth W. Mack

Chapter 7

The Structural Turn and the Limits of Antidiscrimination Law

by Samuel R. Bagenstos

Chapter 8

Title VII at Forty: A Brief Look at the Birth, Death, and Resurrection of the Disparate Impact Theory of Discrimination

by Robert Belton

Chapter 9

Was the Disparate Impact Theory a Mistake?

by Michael Selmi

Chapter 10

The Fundamental Incoherence of Title VII: Making Sense of Causation in Disparate Treatment Law

by Martin J. Katz

Chapter 11

The Equality Trap: How Reliance on Traditional Civil Rights Concepts Has Rendered Title I of the ADA Ineffective

by James Leonard

Chapter 12

The Future of Title II of the ADA As a Way of Remediating Discrimination by State Government

by Brian East

Chapter 13

Racial Integration and Community Revitalization: Applying the Fair Housing Act to the Low Income Housing Tax Credit

by Myron Orfield

Chapter 14

Strategies For Maximizing Verdicts In Police Abuse Cases

by Jon Loevy

Chapter 15

Punitive Damages and the Supreme Court's Reasonable Relationship Test: Ignoring the Economics of Deterrence

by Kevin S. Marshall and Patrick Fitzgerald

Chapter 16

A Primer on the Law of Attorney's Fees under § 1988

by Mark R. Brown

Volume 23

Chapter 1

A Brief History of Race and the Supreme Court

by David Kairys

Chapter 2

Recent Developments—Supreme Court Decisions

by Steven Saltzman

Chapter 3

The Assault on the Constitution: Executive Power and the War on Terrorism

by Erwin Chemerinsky

Chapter 4

Wallace v. Kato—Heck and Albright Revisited

by G. Flint Taylor and Ben H. Elson

Chapter 5

The Use of Statistical Evidence to Address Police Supervisory and Disciplinary Practices: The Chicago Police Department's Broken System

by Craig B. Futterman, H. Melissa Mather, and Melanie Miles

Chapter 6

Saving Lives: Taking a Jail Suicide Case to Court

by Janine L. Hoft and Jan Susler

Chapter 7

Three Theories Of Substantive Due Process

by Daniel O. Conkle

Chapter 8

Race, Rights, And The Thirteenth Amendment: Defining The Badges And Incidents Of Slavery

by William M. Carter, Jr.

Chapter 9

Freedom To Integrate: A Desegregationist Perspective On The Thirteenth Amendment

by Alexander Tsesis

Chapter 10

Race, Labor, And The Thirteenth Amendment In The 1940s Department Of Justice

by Risa L. Goluboff

Chapter 11

Consensus To Faction: Diversity And Integration From Brown To Seattle/Louisville

by John C. Brittain

Chapter 12

The Voting Rights Act And The Racial Gap In Lost Votes

by Paul Moke and Richard B. Saphire

Chapter 13

Should the Internet Be A Safe Harbor for Racists: Why the Fair Housing Act Applies to Online Advertising

by Laurie Wardell

Chapter 14

Freeing Racial Harassment From The Sexual Harassment Model

by Pat K. Chew

Chapter 15

What Is “Because Of The Disability” Under The Americans With Disabilities Act? Reasonable Accommodation, Causation, And The Windfall Doctrine

by Cheryl L. Anderson

Chapter 16

Disentangling Disparate Impact And Disparate Treatment: Adapting The Canadian Approach

by Joseph A. Seiner

Chapter 17

Civil Rights Injunctions Over Time: A Case Study Of Jail And Prison Court Orders

by Margo Schlanger

Chapter 18

Psychic Income Won't Pay the Rent: A Critique of the Second Circuit's Decision in *Arbor Hill Concerned Citizens Neighborhood Association v. County of Albany*
by David Milton

Volume 24

Chapter 1

Tributes to Percy Julian

Chapter 2

Recent Developments—Supreme Court Decisions
by Steven Saltzman

Chapter 3

The Paradoxical Structure of Constitutional Litigation
by Pamela S. Karlan

Chapter 4

***Scott v. Harris*: Death Knell for Deadly Force Policies and *Garner* Jury Instructions?**
by Karen M. Blum

Chapter 5

Symposium: Article II: The Uses and Abuses of Executive Power: The Constitutionality of Warrantless Electronic Surveillance of Suspected Foreign Threats to the National Security of the United States
by Micheal Avery

Chapter 6

International Crime and Terrorism: The Bush Administration's Terrorist Surveillance Program and the Fourth Amendment's Warrant Requirement: Lessons from Justice Powell and the *Keith* Case
by Tracey Maclin

Chapter 7

Reining in Abuses of Executive Power Through Substantive Due Process

by Rosalie Berger Levinson

Chapter 8

Unifying Disparate Treatment (Really)

by Martin J. Katz

Chapter 9

Insular Individualism: Employment Discrimination Law After *Ledbetter v. Goodyear*

by Tristin K. Green

Chapter 10

Judging the Voting Rights Act

by Adam B. Cox and Thomas J. Miles

Chapter 11

Race at the Pivot Point: The Future of Race-Based Policies to Remedy DeJure Segregation After Parents Involved in Community Schools

by Jonathan Fischbach, Will Rhee and Robert Cacace

Chapter 12

Harassing Women with Power: The Case for Including Contra-Power Harassment Within Title VII

by Ann Carey Juliano

Chapter 13

Interpreting the Americans with Disabilities Act: Why the Supreme Court Rewrote the Statute, and Why Congress Did Not Care

by Michael Selmi

Chapter 14

Megacases, Diversity, and the Elusive Goal of Workplace Reform

by Nancy Levit

Volume 25

Chapter 1

Sotomayor: Right Down the Middle on Civil Rights and Police Misconduct

by G. Flint Taylor

Chapter 2

Recent Developments—Supreme Court Decisions

by Steven Saltzman and Barbara Wolvovitz

Chapter 3

***Iqbal's* Mitigated Impact on Civil Rights Litigation**

by Gayle Horn

Chapter 4

A Crack in the Wall of Denial: Challenging Chicago's Unethical Settlement Practices

by Craig B. Futterman, Jason E. Huber, and Pier Petersen

Chapter 5

Employee Speech and Management Rights: A Counterintuitive Reading of *Garcetti v. Ceballos*

by Elizabeth Dale

Chapter 6

Revitalizing the ADA: The Americans with Disabilities Amendments Act of 2008

by Marc Charmatz, Anna McClure and Caroline Jackson

Chapter 7

Causal Inference in Civil Rights Litigation

by D. James Greiner

Chapter 8

Addressing Segregation in the Brown Collar Workplace: Toward a Solution for the Inexorable 100%

by Leticia M. Saucedo

Chapter 9

Diversity and Discrimination: A Look at Complex Bias

by Minna J. Kotkin

Chapter 10

The Constitutional Future of Race-Neutral Efforts to Achieve Diversity and Avoid Racial Isolation in Elementary and Secondary Schools

by Kimberly Jenkins Robinson

Chapter 11

The Future of Fair Housing and Fair Credit: From Crisis to Opportunity

by john a. powell and Jason Reece

Chapter 12

Has a Tipping Point Been Reached in the Quest for Legal Recognition of Same-Sex Relationships?

by Arthur S. Leonard

Chapter 13

Damages in § 1983 Cases— Jurisprudence in Search of a Mission

by Julie H. Hurwitz and William H. Goodman

Chapter 14

The Failure of Punitive Damages in Employment Discrimination Cases: A Call for Change

by Joseph A. Seiner

Chapter 15

The Retainer Agreement in the Modern Plaintiffs' Civil Rights Litigation Practice

by Jeff Scott Olson

Volume 26

Chapter 1

Tributes to Rhonda Copelon and Clyde Murphy

Chapter 2

Summary of Recent Developments in Civil Rights Litigation and Attorney Fee Awards

by Barbara Wolvovitz

Chapter 3

Representing Clients Injured by TASER International Electrical Control Devices

by John Burton and Peter M. Williamson

Chapter 4

Chicago Police Commander Convicted of Lying About Torture

by G. Flint Taylor

Chapter 5

Who Can Sue Over Government Surveillance?

by Scott Michelman

Chapter 6

Deciphering Qualified Immunity: An Overview of Common Substantive and Procedural Issues That Arise in § 1983 Qualified Immunity Disputes

by Teresa E. Ravenell

Chapter 7

Measuring the Success of *Bivens* Litigation and its Consequences for the Individual Liability Model

by Alexander A. Reinhart

Chapter 8

IQBAL—Additional Obstacles to Access to the Courts

by Judith Berkan

Chapter 9

Asserting the Rights of the Mentally Ill in Police Brutality Cases Involving Excessive Force

by Stephen P. Sheehan

Chapter 10

Administrative Exhaustion under the Prison Litigation Reform Act

by John Boston

Chapter 11

Two Tailors: The Pursuit of Racial Justice in 1970s Chicago

by Susan L. Waysdorf

Chapter 12

Pleading Disability

by Joseph A. Seiner

Chapter 13

Intragroup Discrimination in the Workplace: The Case for “Race Plus”

by Enrique Schaerer

Chapter 14

Recent Developments in Obtaining Relief for Redress of Civil Rights Violations

by Steven Saltzman

Chapter 15

Obtaining Class Attorneys’ Fees

by Barry S. Litt

Volume 27

Chapter 1

Thinking Outside the Box 47 Years After *Dombrowski*: Creative Legal Strategies

by Jeanne Mirer

Chapter 2

Recent Developments—Supreme Court Decisions

by Steven Saltzman

Chapter 3

**Prosecutorial Exceptionalism, Remedial Skepticism,
and the Legacy of *Connick v. Thompson***

by Jennifer E. Laurin

Chapter 4

**Supervisory Liability is not a Misnomer—The *Iqbal*
language is Nothing More than a Dictum**

by Judith Berkan

Chapter 5

The Political Fourth Amendment

by Thomas P. Crocker

Chapter 6

Evidence Developments in Police Misconduct Cases

by Martin A. Schwartz

Chapter 7

**What Price Immunity: Prosecutorial Misconduct,
Wrongful Convictions and the United States Supreme
Court**

by G. Flint Taylor

Chapter 8

***Wal-mart Stores v. Dukes* and Class Certification in
its Aftermath**

by Noreen A. Farrell

Chapter 9

**Reading *Ricci*: Whitening Discrimination, Racing
Test Fairness**

by Cheryl I. Harris and Kimberly West-Faulcon

Chapter 10

**Gender-Based Affirmative Action and Reverse Gen-
der Bias: Beyond *Gratz*, *Parents Involved* and *Ricci***

by Rosalie Berger Levinson

Chapter 11

The New Equal Protection Clause

by Kenji Yoshino

Chapter 12

Seeing Through Colorblindness: Implicit Bias and the Law

by Jerry Kang and Kristin Lane

Chapter 13

Before (and After) *Roe v. Wade*: New Questions About Backlash

by Linda Greenhouse and Reva B. Seigel

Chapter 14

Discretionary Pricing, Mortgage Discrimination and the Fair Housing Act

by Robert G. Schwemm and Jeffrey L. Taren

Chapter 15

Paying for Prisoner Suits: How the Source of Damages Impacts State Correctional Agencies' Behavior

by Joshua J. Fougere

Chapter 16

Ever Farther from the Path—Recent Decisions on Attorney's Fees Awards

by Jeff Scott Olson

Volume 28

Chapter 1

Tributes to the Honorable Damon J. Keith

by Hugh M. "Buck" Davis, Lani Guinier, Judge Nathaniel R. Jones, and Judge Ann Claire Williams

Chapter 2

Recent Developments—Supreme Court Decisions

by Steven Saltzman

Chapter 3

Lessons from *Brown v. Plata* For Prison Overcrowding Litigation

by Rebekah Evenson

Chapter 4

Constitutional Adjudication and the Fourth Amendment

by Irwin P. Stotzky

Chapter 5

Wrongful Conviction Lawsuits

by Jon Loevy

Chapter 6

Prosecutorial Accountability After *Connick v. Thompson*

by George A. Weiss

Chapter 7

***al-Kidd to Padilla*—Are Somethings So Obvious That They Can Be Considered “Clearly Established” For Qualified Immunity Purposes?**

by Judith Berkan

Chapter 8

Law and Local Knowledge in the History of the Civil Rights Movement

by Kenneth W. Mack

Chapter 9

Affirmative Action as Government Speech

by William M. Carter Jr.

Chapter 10

Living in a Wal-mart Universe

by Brad Seligman

Chapter 11

Originalism and Sex Discrimination

by Steven G. Calabrisi and Julia T. Rickert

Chapter 12

Inventing the “Traditional Concept” of Sex Discrimination

by Cary Franklin

Chapter 13

Disability Rights, Welfare Law

by Mark C. Weber

Chapter 14

“A Proper Objective”: Constitutional Commitment and Educational Opportunity after *Bolling v. Sharpe* and *Parents Involved in Community Schools*

by Martha Minow

Chapter 15

The Last Plank: Rethinking Public and Private Power to Advance Fair Housing

by Olatunde Johnson

Chapter 16

Punitive Damages, Due Process and Employment Discrimination

by Joseph A. Seiner

Chapter 17

A Model Attorneys’ Fees Application

by Jeff Scott Olson

Volume 29

Chapter 1

Recent Developments—Supreme Court Decisions

by Steven Saltzman

Chapter 2

Stop and Frisk: A Tale of Two Cities

by David Rudovsky

Chapter 3

Separation of Powers, Individual Rights, and the Constitution Abroad

by Jules Lobel

Chapter 4

The New Surveillance State: From Dog Sniffs to DNA and Beyond

by Irwin P. Stotzky

Chapter 5

SCOTUS Balks—Ethics Talks: Using Ethical Rules to Close the Rumery Release-Dismissal Agreement Loop-hole

by Jason Huber and Windy Rhea Ortega

Chapter 6

Final Chapter in *Steidl* Wrongful Conviction Case Unfolds

by G. Flint Taylor

Chapter 7

The Unconstitutionality of Urban Poverty

by Dawinder S. Sidhu

Chapter 8

Out of the Post-Racial Closet: On Racial Entitlements, Preferences, and (In)Equality

by Cheryl I. Harris

Chapter 9

Against a “Post-Racial” Voting Rights Act

by Spencer Overton

Chapter 10

***Fisher v. University of Texas*: Fatal Expectation, But Feeble in Effect?**

by Thomas A. Saenz

Chapter 11

Forsaking Claims of Merit: The Advance of Race-Blindness Entitlement in *Fisher v. Texas*

by Kimberly West-Faulcon

Chapter 12

Defending Affirmative Action: An International Legal Response

by Tanya Katerí Hernández

Chapter 13

SCOTUS Rulings: Which Way Forward for the Movement

by Jamala Rogers

Chapter 14

Marriage and Non-Marriage After *Windsor*

by Douglas NeJaime

Chapter 15

The Secular and the Sacred: The Dual Challenges of Same-Sex Marriage

by Albie Sachs

Chapter 16

Losers' Rule

by Nancy Gertner

Chapter 17

Aggregation and Constitutional Rights

by Brandon L. Garrett

Chapter 18

The Role of Quantitative Evidence from the Private Market In Determining the Amounts of Fee Award Reductions on Account of the Amount at Stake and the Results Obtained

by Jeff Scott Olson

Volume 30

Chapter 1

Freedom Summer '64: The Movement, The Guild and The Law Firm

by William Goodman

Chapter 2

Address to Freedom Summer 50th Commemoration

by Julian Bond

Chapter 3

Recent Developments—Supreme Court Decisions

by Steven Saltzman

Chapter 4

***Floyd v. City of New York*: An Historic Victory in the Movement to Combat Police Misconduct**

by Jonathan C. Moore

Chapter 5

Proving the Nexus Between a Supervisor's Personal Liability and the Client's Harm in a Section 1983 Claim

by Sonia M. Mercado

Chapter 6

Ring, Ring! Is Anybody Home? Is Anybody, Such as a Government Agent, Listening, Collecting or Looking at Our Very Private Data?

by Irwin P. Stotzky

Chapter 7

The Perils of taking the Court at Its Word —What *Hobby Lobby* portends for Women's Equality and Religious Liberty

by Colleen Connell

Chapter 8

***Schuetz* and The End of History**

by Victor Goode

Chapter 9

From Racial Liberalism to Racial Literacy: *Brown v. Board of Education* and the Interest-Divergence Dilemma

by Lani Guinier

Chapter 10

Toward a Definitive History of *Griggs v. Duke Power Co.*

by David J. Garrow

Chapter 11

The New Sex Discrimination

by Zachary A. Kramer

Chapter 12

Lawyering That Has No Name: Title VI and the Meaning of Private Enforcement

by Olatunde C.A. Johnson

Chapter 13

Weathering *Wal-Mart*

by Joseph Seiner

Chapter 14

Police Indemnification

by Joanna Schwartz

Chapter 15

The Deadly Sins of Fee Litigation—Three Lessons from a Recent Case

by Jeff Scott Olson

Volume 31

Chapter 1

Towards a Vision for Human Rights: #BlackLivesMatter in Context

by Alicia Garza

Chapter 2

Recent Developments—Supreme Court Decisions

by Steven Saltzman

Chapter 3

Section 1983 Litigation: The Maze, The Mud, and The Madness

by Karen M. Blum

Chapter 4

A Different “Ferguson Effect”: How Civil Rights Advocates Can Use High-Profile Incidents of Police Misconduct to Influence Judicial Rulings

by Joel Flaxman

Chapter 5

The Chicago Police Torture Scandal

by G. Flint Taylor

Chapter 6

Video Evidence: Constitutional Concerns and Practical Considerations

by Carmen J. Giordano

Chapter 7

Structural Reform Litigation in American Police Departments

by Stephen Rushin

Chapter 8

Conjuring “Equal Dignity”: Mapping the Constitutional Dialogue To and From Same-Sex Marriage

by Julie Nice

Chapter 9

Unteachable: *Shelby County*, Canonical Apostasies, and A Way Forward for the Voting Rights Act

by Kareem Crayton and Terry Smith

Chapter 10

The Problem of Voter Fraud

by Michael D. Gilbert

Chapter 11

Admitting Expert Testimony about Implicit Bias into Evidence in an Individual Race Discrimination Employment Case

by Paul Strauss

Chapter 12

Disparate Impact and Implicit Bias: The Past and Future of the Fair Housing Act

by Jessica Schneider

Chapter 13

What Is Troubling About the Tortification of Employment Discrimination Law?

by William R. Corbett

Chapter 14

“Dignified Jobs at Decent Wages”: Reviving An Economic Equity Model of Employment Discrimination Law

by Rachel A. Spector

Chapter 15

Let’s Send Those Poor, Black, Sure-to-be-Persecuted Refugees Back to Haiti

by Irwin P. Stotzky

Chapter 16

Twenty Years of Compromise: How the Caps on Damages in the Civil Rights Act of 1991 Codified Sex Discrimination

by Lynn Ridgeway Zehrt

Chapter 17

Cavalcade of Lunacy: Attorneys’ Fee Applicants Continue to Ignore the Elements of Effective Supporting Affidavits

by Jeff Scott Olson

