

## **PROFESSOR SUZANNA SHERRY: BIBLIOGRAPHY**

### **BOOKS**

- JUDGMENT CALLS: PRINCIPLE AND POLITICS IN CONSTITUTIONAL LAW (Oxford Univ. Press, 2009) (with Daniel A. Farber)
- DESPERATELY SEEKING CERTAINTY: THE MISGUIDED QUEST FOR CONSTITUTIONAL FOUNDATIONS (Univ. of Chicago Press, 2002) (with Daniel A. Farber)
- BEYOND ALL REASON: THE RADICAL ASSAULT ON TRUTH IN AMERICAN LAW (Oxford Univ. Press, 1997) (with Daniel A. Farber)
- CONSTITUTIONALISM, EXECUTIVE POWER, AND THE SPIRIT OF MODERATION (SUNY Press, 2016) (editor, with Giorgi Areshidze and Paul Carrese)
- CIVIL PROCEDURE (4th ed., Foundation Press, 2016) (with Thomas D. Rowe, Jr. and Jay Tidmarsh) and Annual Supplements
- FEDERAL COURTS: CASES, COMMENTS, AND QUESTIONS (7<sup>th</sup> ed., West Pub., 2012) (with Martin H. Redish and James E. Pfander) and Annual Supplements (8th ed. forthcoming 2017)
- A HISTORY OF THE AMERICAN CONSTITUTION (3d ed., West Pub., 2013) (with Daniel A. Farber)
- WHAT EVERY LAW STUDENT REALLY NEEDS TO KNOW: AN INTRODUCTION TO THE STUDY OF LAW (2d ed., Wolters Kluwer, 2016) (with Tracey E. George)
- CIVIL PROCEDURE ESSENTIALS (Aspen Pub., 2007) (with Jay Tidmarsh)

### **BOOK CHAPTERS**

- Why We Need More Judicial Activism*, in CONSTITUTIONALISM, EXECUTIVE POWER, AND THE SPIRIT OF MODERATION, edited by Giorgi Areshidze, Paul Carrese, & Suzanna Sherry (SUNY Press, 2016)
- Building a Better Judiciary*, in THE PSYCHOLOGY OF JUDICIAL DECISION MAKING, edited by David Klein & Gregory Mitchell (Oxford Univ. Press, 2010) (with Daniel A. Farber)
- The First Amendment and the Freedom to Differ*, in THE BILL OF RIGHTS IN MODERN AMERICA, edited by David J. Bodenhamer & James W. Ely Jr. (Indiana Univ. Press, revised & expanded ed. 2008)
- Originalism and Unenumerated Rights*, in ORIGINALISM: A QUARTER-CENTURY OF DEBATE, edited by Steven G. Calabresi (Regnery Pub., 2007)
- Judges of Character*, in VIRTUE JURISPRUDENCE, edited by Colin Farrelly & Lawrence Solum (Palgrave MacMillan, 2007)
- The Intellectual Background of Marbury v. Madison*, in ARGUING MARBURY V. MADISON, edited by Mark Tushnet (Stanford Univ. Press, 2005)
- The Canon in Constitutional Law*, in THE LEGAL CANON, edited by J.M. Balkin and Sanford Levinson (NYU Press, 2000)
- Legal Storytelling and Constitutional Law: The Medium and the Message*, in LAW'S STORIES: NARRATIVE AND RHETORIC IN THE LAW, edited by Peter Brooks and Paul Gewirtz (Yale Univ. Press, 1996) (with Daniel A. Farber)
- Our Unconstitutional Senate*, in CONSTITUTIONAL STUPIDITIES, CONSTITUTIONAL TRAGEDIES, edited by William N. Eskridge Jr. and Sanford Levinson (NYU Press, 1998)

## **PROFESSOR SUZANNA SHERRY: BIBLIOGRAPHY (PAGE 2)**

### **BOOK CHAPTERS (CONTINUED)**

*The Ninth Amendment: Righting an Unwritten Constitution*, in *THE RIGHTS RETAINED BY THE PEOPLE: THE HISTORY AND MEANING OF THE NINTH AMENDMENT* (vol. 2), edited by Randy E. Barnett (George Mason Univ. Press, 1993)

*The Early Virginia Tradition of Extra-Textual Interpretation*, in *TOWARD A USABLE PAST: AN EXAMINATION OF THE ORIGINS AND IMPLICATIONS OF STATE PROTECTIONS OF LIBERTY*, edited by Paul Finkelman and Stephen E. Gottlieb (Univ. of Georgia Press, 1991)

### **ARTICLES AND ESSAYS**

*Confidentiality Is Wishful Thinking . . . But Get it In Writing Anyway*, 20 *GREEN BAG 2D* 299 (2017)

*Normalizing Erie*, 69 *VANDERBILT L. REV.* 1161 (2016)

*Selective Judicial Activism: Defending Carolene Products*, 14 *GEO. J.L. & POL'Y* 559 (2016)

*Introduction: Is the Supreme Court Failing at Its Job, or Are We Failing at Ours?* 69 *VANDERBILT L. REV.* 909 (2016)

*Property Is the New Privacy: The Coming Constitutional Revolution*, 128 *HARV. L. REV.* 1452 (2015)

*The Classical Constitution and the Historical Constitution: Separated at Birth*, 8 *NYU J. L. & LIBERTY* 983 (2014)

*A Pox on Both Your Houses: Why the Court Can't Fix the Erie Doctrine*, 10 *J. L. ECON & POL'Y* 173 (2013)

*Res Ipsa Loquitur (Or Why the Other Essays Prove My Point)*, 66 *VAND. L. REV. EN BANC* 197 (2013)

*Don't Answer That! Why (and How) the Supreme Court Should Duck the Issue in DaimlerChrysler v. Bauman*, 66 *VAND. L. REV. EN BANC* 111 (2013)

*Microsymposium: Suzanna Sherry's Why We Need More Judicial Activism*, 16 *GREEN BAG 2D* 441 (2013) (Summary and Response)

*Hogs Get Slaughtered at the Supreme Court*, 2011 *SUP. CT. REV.* 1

*Wrong, Out of Step, and Pernicious: Erie as the Worst Decision of All Time*, 39 *PEPPERDINE L. REV.* 129 (2011)

*Democracy's Distrust: Contested Values and the Decline of Expertise*, 125 *HARV. L. REV. F.* 7 (2011)

*Foundational Facts and Doctrinal Change*, 2011 *ILL. L. REV.* 145

*The Four Pillars of Constitutional Doctrine*, 32 *CARDOZO L. REV.* 969 (2011)

*Putting the Law Back in Constitutional Law*, 25 *CONSTIT. COMMENTARY* 461 (2009)

*Habeas Corpus and Sentencing Reform: A Story of Unintended Consequences*, 58 *DUKE L.J.* 1 (2008) (with Nancy J. King)

*Overruling Erie: Nationwide Class Actions and National Common Law*, 156 *U. PA. L. REV.* 2135 (2008)

*Democracy and the Death of Knowledge*, 75 *U. CINCINNATI L. REV.* 1053 (2007) (William Howard Taft Lecture)

## PROFESSOR SUZANNA SHERRY: BIBLIOGRAPHY (PAGE 3)

### ARTICLES (CONTINUED)

- Logic Without Experience: The Problem of Federal Appellate Courts*, 82 NOTRE DAME L. REV. 97 (2006)
- Politics and Judgment*, 70 MISSOURI L. REV. 937 (2005)
- Hard Cases Make Good Judges*, 99 NW. U. L. REV. 3 (2004)
- What's Law Got to Do With It?* 2 PERSPECTIVES ON POLITICS (APSA) 769 (2004)
- Warning: Labeling Constitutions May be Hazardous to Your Regime*, 67 L. & CONTEMP. PROBS. 33 (2004)
- The Unmaking of a Precedent*, 2003 SUP. CT. REV. 231
- Integrity and Reflection*, 72 FORDHAM L. REV. 367 (2003)
- Judges of Character*, 38 WAKE FOREST L. REV. 793 (2003)
- Irresponsibility Breeds Contempt*, 6 GREEN BAG 2D 47 (2002)
- Haste Makes Waste: Congress and the Common Law in Cyberspace*, 55 VAND. L. REV. 309 (2002)
- Pick a Number, Any Number: State Representation in Congress After the 2000 Census*, 90 CALIF. L. REV. 211 (2002) (with Paul H. Edelman)
- Too Clever by Half: The Problem with Novelty in Constitutional Law*, 95 NW.U. L. REV. 921 (2001)
- Implied Limits on the Legislative Power: The Intellectual Property Clause as an Absolute Constraint on Congress*, 2000 ILL. L. REV. 1119 (with Paul J. Heald)
- All or Nothing: Explaining the Size of Supreme Court Majorities*, 78 N. CAR. L. REV. 1225 (2000) (with Paul H. Edelman)
- The Law Professor as Schizophrenic*, 3 GREEN BAG 2D 273 (2000)
- States Are People Too*, 75 NOTRE DAME L. REV. 1121 (2000)
- Against Diversity*, 17 CONST. COMMENTARY 1 (2000)
- Plus ça Change . . . or: If Hard Cases Make Bad Law, What Do Bad Cases Make?* 16 CONST. COMMENTARY 575 (1999)
- Beyond All Criticism?*, 83 MINN. L. REV. 1735 (1999) (with Daniel A. Farber)
- Judicial Federalism in the Trenches: The Rooker-Feldman Doctrine in Action*, 74 NOTRE DAME L. REV. 1085 (1999)
- Independent Judges and Independent Justice*, 61 LAW & CONTEMP. PROBS. 15 (1999)
- Textualism and Judgment*, 66 G.W. L. REV. 1148 (1998)
- Judicial Independence and the Constitution*, 14 GA. ST. L. REV. 795 (1998)
- Justice O'Connor's Dilemma: The Baseline Question*, 39 WM. & MARY L. REV. 865 (1998)
- Religion and the Public Square: Making Democracy Safe for Religious Minorities*, 47 DEPAUL L. REV. 499 (1998)
- On-line Exchange on BEYOND ALL REASON: THE RADICAL ASSAULT ON TRUTH IN AMERICAN LAW*, Jurist, August 1998 <<http://www.jurist.law.pitt.edu/lawbooks/revaug98.htm>>
- All The Supreme Court Really Needs To Know It Learned From the Warren Court*, 50 VAND. L. REV. 459 (1997)
- RFRA-Vote Gambling*, 14 CONST. COMMENTARY 27 (1997)
- The Pariah Principle*, 13 CONST. COMMENTARY 257 (1996) (with Daniel A. Farber)
- Enlightening the Religion Clauses*, 7 J. CONTEMP. ISSUES 473 (1996)

## PROFESSOR SUZANNA SHERRY: BIBLIOGRAPHY (PAGE 4)

### ARTICLES (CONTINUED)

- The Barking Dog*, 46 CASE W. RES. L. REV. 877 (1996)  
*The Sleep of Reason*, 84 GEO. L.J. 453 (1996)  
*The Indeterminacy of Historical Evidence*, 19 HARV. J.L. & PUB POL'Y 437 (1996)  
*Is the Radical Critique of Merit Anti-Semitic?*, 83 CALIF. L. REV. 853 (1995) (with Daniel A. Farber)  
*Responsible Republicanism: Educating for Citizenship*, 62 U. CHI. L. REV. 131 (1995)  
*Our Unconstitutional Senate*, 12 CONST. COMMENTARY 213 (1995)  
*State Constitutional Law: Doing the Right Thing*, 25 RUTGERS L.J. 935 (1994)  
*Public Values and Private Virtue*, 45 HASTINGS L.J. 1099 (1994)  
*The 200,000 Cards of Dimitri Yurasov: Further Reflections on Scholarship and Truth*, 46 STAN. L. REV. 647 (1994) (with Daniel A. Farber)  
"Without Virtue There Can Be No Liberty," 78 MINN. L. REV. 61 (1993)  
*An Originalist Understanding of Minimalism*, 88 NW. U. L. REV. 175 (1993)  
*Telling Stories Out of School: An Essay on Legal Narratives*, 45 STAN. L. REV. 807 (1993) (with Daniel A. Farber)  
*Lee v. Weisman: Paradox Redux*, 1992 SUP. CT. REV. 123  
*Natural Law in the States*, 61 U. CINCINNATI L. REV. 171 (1992)  
*The Forgotten Victims*, 63 U. COLO. L. REV. 375 (1992)  
*Speaking of Virtue: A Republican Approach to University Regulation of Hate Speech*, 75 MINN. L. REV. 933 (1991)  
*The Eleventh Amendment and Stare Decisis: Overruling Hans v. Louisiana*, 57 U. CHI. L. REV. 1260 (1990)  
*Employment Discrimination: An Overview of the 1989 Supreme Court Term*, 8 LAW & INEQUALITY 397 (1990)  
*The Early Virginia Tradition of Extra-Textual Interpretation*, 53 ALBANY L. REV. 297 (1989)  
*The Ninth Amendment: Righting an Unwritten Constitution*, 64 CHI.-KENT L. REV. 1001 (1989)  
*Women's Virtue*, 63 TULANE L. REV. 1591 (1989)  
*Separation of Powers: Asking a Different Question*, 30 WM. & MARY L. REV. 287 (1989)  
*The Intellectual Origins of the Constitution: A Lawyers' Guide to Contemporary Historical Scholarship*, 5 CONST. COMMENTARY 323 (1988)  
*Two Hundred Years Ago Today*, 6 LAW & INEQUALITY 43 (1988)  
*The Founders' Unwritten Constitution*, 54 U. CHI. L. REV. 1127 (1987)  
*An Essay Concerning Toleration*, 71 MINN. L. REV. 963 (1987)  
*Civic Virtue and the Feminine Voice in Constitutional Adjudication*, 72 VA. L. REV. 543 (1986)  
*The Gender of Judges*, 4 LAW & INEQUALITY 159 (1986)  
*Issue Manipulation by the Burger Court: Saving the Community from Itself*, 70 MINN. L. REV. 611 (1986)  
*Perspectives: Law in the Grand Manner*, 2 CONST. COMMENTARY 9 (1985)  
*Selective Judicial Activism in the Equal Protection Context: Democracy, Distrust, and Deconstruction*, 73 GEO. L.J. 89 (1984)

## PROFESSOR SUZANNA SHERRY: BIBLIOGRAPHY (PAGE 5)

### BOOK REVIEWS

- THE CLASSICAL LIBERAL CONSTITUTION: THE UNCERTAIN QUEST FOR LIMITED GOVERNMENT, by Richard Epstein, 128 HARV. L. REV. 1452 (2015)
- OUR UNDEMOCRATIC CONSTITUTION: WHERE THE CONSTITUTION GOES WRONG (AND HOW WE THE PEOPLE CAN CORRECT IT), by Sanford Levinson, 25 CONSTIT. COMMENTARY 141 (2008)
- CONSTITUTIONAL REVOLUTIONS: PRAGMATISM AND THE ROLE OF JUDICIAL REVIEW IN AMERICAN CONSTITUTIONALISM, by Robert Justin Lipkin, 44 AM. J. LEG. HIST. 484 (2000)
- THE STRANGE CAREER OF LEGAL LIBERALISM, by Laura Kalman, 25 REV. IN AM. HIST. 337 (1997)
- PROGRESSIVE CONSTITUTIONALISM: RECONSTRUCTING THE FOURTEENTH AMENDMENT, by Robin West, 47 STAN. L. REV. 1097 (1995)
- RIGHTS TALK: THE IMPOVERISHMENT OF POLITICAL DISCOURSE, by Mary Ann Glendon, 17 L. & SOC. INQUIRY 491 (1992)
- WE THE PEOPLE, by Bruce Ackerman, 105 HARV. L. REV. 918 (1992)
- THE TEMPTING OF AMERICA: THE POLITICAL SEDUCTION OF THE LAW, by Robert H. Bork, 84 NW U. L. REV. 1215 (1990)
- RED, WHITE, AND BLUE: A CRITICAL ANALYSIS OF CONSTITUTIONAL LAW, by Mark Tushnet, 87 MICH. L. REV. 1418 (1989)
- GENDER JUSTICE, by David L. Kirp, Mark G. Yudof & Marlene S. Franks, 6 CONST. COMMENTARY 150 (1989)
- DEMOCRATIC EDUCATION, by Amy Gutmann, 66 TEX. L. REV. 1229 (1988)
- DEATH PENALTIES: THE SUPREME COURT'S OBSTACLE COURSE, by Raoul Berger, 1 CONST. COMMENTARY 171 (1984)
- ETHICS AT THE EDGE OF LIFE, by Paul Ramsey, CHICAGO LAWYER 19 (Sept. 1980) (with Ellen Wright)

### SELECTED NON-ACADEMIC PUBLICATIONS

- Universities Should Be Safe Spaces – For Intellectual Diversity*, Real Clear Politics, June 1 2017 (with 5 others), available at [https://www.realclearpolitics.com/articles/2017/06/01/universities\\_should\\_be\\_safe\\_spaces\\_for\\_intellectual\\_diversity\\_134055.html](https://www.realclearpolitics.com/articles/2017/06/01/universities_should_be_safe_spaces_for_intellectual_diversity_134055.html)
- The Good the Supreme Court Has Done Far Outweighs the Harm*, NEW YORK TIMES (Room for Debate), July 6, 2015, available at <http://www.nytimes.com/roomfordebate/2015/07/06/is-the-supreme-court-too-powerful/the-good-the-supreme-court-has-done-far-outweighs-the-harm>
- Windsor v. United States*, VANDERBILT LAW 18 (Winter 2014), available at <http://law.vanderbilt.edu/news/windsor-v-united-states>
- It's Congress' Fault*, WASHINGTON POST BLOG, June 25, 2013, available at <http://www.washingtonpost.com/blogs/post-politics/wp/2013/06/25/the-supreme-courts-voting-rights-act-decision-live-updates/#liveblog-entry-48576>

## PROFESSOR SUZANNA SHERRY: BIBLIOGRAPHY (PAGE 6)

### SELECTED NON-ACADEMIC PUBLICATIONS (CONTINUED)

- Influence and Independence: The Role of Politics in Supreme Court Decisions*, 14 EJOURNAL USA 11, <http://www.america.gov/media/pdf/ejs/1009.pdf#popup> (U.S. Department of State, October 2009)
- Is Roberts a Man of Judgment?*, LEGAL TIMES, July 25, 2005
- When Law and Politics Collide*, VANDERBILT LAWYER, Spring 2001
- Op-Ed Essay: Some Targets Were Larger Than Others*, WASHINGTON POST, Outlook, Sunday, July 4, 1999
- Op-Ed Essay: I Hate What They Say, But I Won't Stop Them*, WASHINGTON POST, Outlook, Sunday, February 14, 1999
- Op-Ed Essay: Did the Independent Counsel Make His Case?*, WASHINGTON POST, Outlook, Sunday, September 20, 1998
- Book Review*, NEW YORK TIMES BOOK REVIEW, Sunday, July 26, 1998 (reviewing Max Boot, OUT OF ORDER: ARROGANCE, CORRUPTION, AND INCOMPETENCE ON THE BENCH)
- Op-Ed Essay: Writ Large in the Ruling: Frivolous Litigants Beware*, WASHINGTON POST, Outlook, Sunday, April 5, 1998
- Book Review*, NEW YORK TIMES BOOK REVIEW, Sunday, September 28, 1997 (reviewing Martha Minow, NOT ONLY FOR MYSELF: IDENTITY, POLITICS, AND THE LAW)
- Book Review*, WASHINGTON POST BOOK WORLD, Sunday, November 24, 1996 (reviewing Lorraine Dusky, STILL UNEQUAL: THE SHAMEFUL TRUTH ABOUT WOMEN AND JUSTICE IN AMERICA)
- Book Review*, NEW YORK TIMES BOOK REVIEW, Sunday, September 8, 1996 (reviewing Cass R. Sunstein, LEGAL REASONING AND POLITICAL CONFLICT)
- Book Review*, WASHINGTON POST BOOK WORLD, Sunday, September 8, 1996 (reviewing Amy Gutmann & Dennis Thompson, DEMOCRACY AND DISAGREEMENT; Owen M. Fiss, THE IRONY OF FREE SPEECH; Jack Blake, COMES THE MILLENNIUM)
- Taking Amendments Seriously*, UNIVERSITY OF CHICAGO LAW SCHOOL RECORD, April 1995
- Book Review*, WASHINGTON POST BOOK WORLD, Sunday, February 13, 1994 (reviewing David Garrow, LIBERTY AND SEXUALITY: THE RIGHT TO PRIVACY AND THE MAKING OF ROE V. WADE)
- Original Intent and the Bill of Rights*, COMMITTEE REPORT--LAWYERS' COMMITTEE FOR CIVIL RIGHTS UNDER LAW, Spring 1987
- 2007: A Case Odyssey*, MINNESOTA MAGAZINE, March/April 1987
- Op-Ed Essay: It's Not the President's Court*, WASHINGTON POST, June 26, 1986