

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)
- FEDERAL COURTS: CASES, COMMENTS, AND QUESTIONS (8th ed., West Pub., 2018) (with Martin H. Redish and James E. Pfander) and Annual Supplements (8th ed. forthcoming 2017)
- CIVIL PROCEDURE (4th ed., Foundation Press, 2016) (with Thomas D. Rowe, Jr. and Jay Tidmarsh) and Annual Supplements (5th ed. forthcoming 2020)
- 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) (3d ed. forthcoming 2020)
- 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) (3d ed. forthcoming 2020)
- 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

The Imaginary Constitution, 17 Geo. J.L. & Pol'y ____ (forthcoming 2019) available at SSRN: <https://ssrn.com/abstract=3201281>

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)

PROFESSOR SUZANNA SHERRY: BIBLIOGRAPHY (PAGE 3)

ARTICLES (CONTINUED)

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

PROFESSOR SUZANNA SHERRY: BIBLIOGRAPHY (PAGE 4)

ARTICLES (CONTINUED)

- The Pariah Principle*, 13 CONST. COMMENTARY 257 (1996) (with Daniel A. Farber)
Enlightening the Religion Clauses, 7 J. CONTEMP. ISSUES 473 (1996)
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
- 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