8 of 10 DOCUMENTS

Copyright (c) 1993 St. Mary's University St. Mary's Law Journal

1993

24 St. Mary's L. J. 995

LENGTH: 15810 words

JUDGES ON JUDGING: A BIBLIOGRAPHY n1

NAME: SHIRLEY S. ABRAHAMSON * SUSAN M. FIEBER ** GABRIELLE LESSARD ***

BIO:

* B.A., New York University; J.D., Indiana University-Bloomington; S.J.D., University of Wisconsin-Madison. Justice, Wisconsin Supreme Court.

** B.A., University of Wisconsin-Milwaukee; M.B.A., University of Wisconsin-Madison. Special Assistant to Justice Abrahamson.

*** B.A., Boston College; J.D., University of Wisconsin. Law Clerk to Justice Abrahamson.

Our thanks to Richard Bonnie, Paul Slovic, David Wexler, and the other members of the John D. and Catherine T. MacArthur Foundation Research Network on Mental Health and the Law, of which Justice Abrahamson is a member, for their discussions about decision–making and their help in locating literature from other disciplines on decision–making. Also, thanks to Jane Colwin, Aaron Retish, Elaine Sharp, Jeffrey Worthen, Betsy Wright, and the other members of the staff of the Wisconsin State Law Library for their help and their inexhaustible patience.

SUMMARY:

... The genesis of this bibliography was Judge Henry J. Friendly's observation that "the question how judges go about the business of judging continues to hold interest – although apparently more for lawyers and law professors than for judges." ... Of course, judging and decision–making are not activities limited to judges and courts of law. ... While working on the companion piece, the Rosenfield Family Lecture, "Judging in the Quiet of the Storm," we increasingly felt a need for a bibliography of writings by judges on judging. ... In compiling this bibliography, our greatest difficulty was in delineating the subject matter. ... Fahy, Charles, Reflections, 62 Geo. L.J. 1287 (1974). ... Ginsburg, Ruth Bader, Remarks on Writing Separately, 65 Wash. L. Rev. 133 (1990). ... Justice, William Wayne, Putting the Judge Back in Judging, 63 U. Colo. L. Rev. 441 (1992). ... Merrill, Charles M., Some Reflections on the Business of Judging, 40 Cal. St. B.J. 811 (1965). ... Wald, Patricia M., Some Real Life Observations About Judging, 26 Ind. L.J. 171 (1992). ...

TEXT: [*995]

I. Introduction

The genesis of this bibliography was Judge Henry J. Friendly's observation that "the question how judges go about the business of judging continues to hold interest – although apparently more for lawyers and law professors than for judges." n2 Although decision–making has traditionally been viewed as a mysterious phenomenon not amenable to precise description, both trial and appellate judges have long been exploring the mental processes through which they reach judgment. Judges have been examining the "is" and the "ought" – how they actually reach decisions and how they believe they should be doing it.

Of course, judging and decision-making are not activities limited to judges and courts of law. They are pervasive,

recurring human exper [*996] iences. Over the years, the processes of judging and decision-making have been studied in disciplines as diverse as accounting, economics, education, engineering, law, management science, marketing, medicine, philosophy, political science, and psychology. Indeed, in psychology, behavioral decision research has emerged as a separate field of study and a recognized subdiscipline.

Several themes appear in the literature on decision–making, regardless of the arena of decision–making or the identity of the decision–maker. First, decisions fall along a continuum of difficulty. Second, decision–making requires information processing and, as information becomes more plentiful and more complex, decision–making becomes increasingly difficult. Third, decision–making involves choice and uncertainty. Fourth, intuition appears to be a major component of many decisions. Finally, the effect of individual bias on decisions is a problem for decision–makers and decision researchers alike. Not surprisingly, we uncovered these major themes of behavioral decision research in the writings of judges themselves and in social scientists' studies of decision–making by trial and appellate judges, especially the United States Supreme Court, which some researchers view as having the attributes of small–group decision–makers.

While working on the companion piece, the Rosenfield Family Lecture, "Judging in the Quiet of the Storm," we increasingly felt a need for a bibliography of writings by judges on judging. Not finding one, we decided to compile our own. As we entered the task, we understood why others had not undertaken the project. There is a huge body of writings on judicial decision–making, and it is not possible to tell at a glance which authors are judges.

To narrow the task, we made some preliminary decisions: We would begin our search for judges' writings with the year 1921, with the publication of The Nature of the Judicial Process by Benjamin N. Cardozo. Our bibliography would supplement Cardozo's work, reflecting his influence on subsequent decision–makers' thinking. We would not seek out collections of the correspondence or personal papers of individual judges, biographies of judges by other judges, annual reports on the state of the judiciary, book reviews, tributes, or eulogies. We would, however, include these items when we encountered them by chance, if they contained relevant information.

To begin the collection process, we searched the computerized Legal Resource Index, published by Information Access Company, for articles published since 1980, and the Index to Legal Periodicals, [*997] published by the H.W. Wilson Company, for articles published before 1980. We searched for books through the online card catalogues of the University of Wisconsin – Madison and the Wisconsin State Law Library.

Because we also expected judges to publish in "non-law" periodicals, we went to the Readers' Guide to Periodical Literature, which proved a useful resource. We also explored the Social Science Index. Our preliminary research indicated, however, that an in-depth search of the Social Science Index would not be fruitful, because judges rarely publish in social science journals. As we searched, some writings led us to others. For example, the bibliography from Henry J. Abraham's The Judicial Process (Oxford University Press 1986) was very helpful.

In compiling this bibliography, our greatest difficulty was in delineating the subject matter. Although it is arguable that anything written by a judge sheds light upon that judge's thinking and decision-making, we recognized a need to draw some lines in our selection of materials. Nevertheless, it will quickly become apparent to users of the bibliography that we have taken an inclusive approach to the writings. Although many entries deal directly with the decision-making process, others cover it in a tangential way, and still others require the reader to draw inferences about the author's philosophy of decision-making. We tried to err on the side of inclusiveness; however, we would not be surprised if some relevant works have been missed.

Despite errors of both inclusion and exclusion, we hope this bibliography will be useful to those interested in decision-making, particularly judicial decision-making. We enjoyed observing how "hot" judicial issues, and the style and substance of judges' writings, changed over the years. If our broad-brush approach seems to place demands on the user, that is our intention. We do not want to limit each user's opportunity to determine what he or she may find of interest.

We encourage readers to apprise us of new writings or those we may have overlooked. Perhaps our bibliography will be the springboard for more focused collections of writings on judicial decision-making and a starting place for judges and non-judges who seek further insight into the judicial decision-making process. [*998]

II. Bibliography

Abrahamson, Shirley S., Judging in the Quiet of the Storm, 24 St. Mary's L.J. - (1993).

Abrahamson, Shirley S., The Woman Has Robes: Four Questions, 14 Golden Gate U. L. Rev. 489 (1984).

Abrahamson, Shirley S., How Tootsie the Goldfish Is Teaching People To Think like a Judge, Judges' J., Spring 1982, at 12.

Adams, Arlin M., & Emmerich, Charles J., A Heritage of Religious Liberty, 137 U. Pa. L. Rev. 1559 (1989).

Adams, Arlin M., Book Review, 26 Vill. L. Rev. 939 (1980-81) (reviewing Frank M. Coffin, The Ways of a Judge: Reflections from the Federal Appellate Bench (1980)).

Adams, Arlin M., Judicial Restraint, the Best Medicine, 60 Judicature 179 (1976).

Adams, Rowland K., Operation of the Judicial Mind in Determining the Punishment of the Criminal, Transactions, Md. St. B. Ass'n 40th Annual Meeting, at 66 (1935).

Aldisert, Ruggero J., Logic for Lawyers: A Guide to Clear Legal Thinking (Clark Boardman 1989).

Aldisert, Ruggero J., The Judicial Process: Readings, Materials and Cases (West 1976).

Aldisert, Ruggero J., Precedent: What It Is and What It Isn't; When Do We Kiss It and When Do We Kill It?, 17 Pepp. L. Rev. 605 (1990).

Aldisert, Ruggero J., Philosophy, Jurisprudence, and Jurisprudential Temperament of Federal Judges, 20 Ind. L. Rev. 453 (1987).

Aldisert, Ruggero J., The House of the Law, 19 Lov. L.A. L. Rev. 755 (1986).

Aldisert, Ruggero J., Super Chief: Earl Warren and His Supreme Court: A Judicial Biography, 72 Cal. L. Rev. 275 (1984).

Aldisert, Ruggero J. et al., What Makes a Good Appellate Judge? Four Views, Judges' J., Spring 1983, at 14.

Aldisert, Ruggero J., What Makes a Good Judge?, 4 Pa. Law. 22 (1982). [*999]

Aldisert, Ruggero J., The Nature of the Judicial Process: Revisited, 49 U. Cin. L. Rev. 1 (1980).

Aldisert, Ruggero J., Opinion Writers and Law Review Writers: A Community and Continuity of Approach, 16 Duq. L. Rev. 139 (1977).

Aldisert, Ruggero J., The Role of the Courts in Contemporary Society, 38 U. Pitt. L. Rev. 437 (1977).

Almand, Bond, Trial Judge and His Problems: Address, 11 Ga. B.J. 293 (1949).

Archer, Dennis, The Importance of Law Reviews to the Judiciary and the Bar, 1991 Det. C.L. Rev. 229.

Arnold, Richard S. & Bright, Myron H., Oral Argument? It May Be Crucial!, A.B.A. J., Sept. 1984, at 68.

Arnold, Richard S., Judges and the Public, Litig., Summer 1983, at 5.

Arredondo, Lorenzo A. et al., To Make a Good Decision ... Law and Experience Alone Are Not Enough, Judges' J., Fall 1988, at 22.

Baker, Francis E., How a Judge Functions, 9 A.B.A. J. 34 (1923).

Bartell, Angela B., Judicial Decision Making in the Trial Court (Disputes Processing Research Program, Institute for Legal Studies, University of Wisconsin - Madison Law School 1986).

Bazelon, David L., The Dilemma of Criminal Responsibility, 72 Ky. L.J. 263 (1984).

Bazelon, David L., Foreword - The Morality of the Criminal Law: Rights of the Accused, 72 J. Crim. Law & Criminology 1143 (1981).

Bazelon, David L., Science and Uncertainty: A Jurist's View, 5 Harv. Envtl. L. Rev. 209 (1981).

Bazelon, David L., Risk and Public Policy: "To Live and ... Become Bold", Beverly Hills B. Ass'n J., Fall 1980, at 261.

Bazelon, David L., The Impact of the Courts on Public Administration, 52 Ind. L.J. 101 (1976). Bazelon, David L., The Morality of the Criminal Law, 49 S. Cal. L. Rev. 385 (1976).

Bazelon, David L., To "Establish Justice" and "Insure Domestic Tranquility", 61 A.B.A. J. 1060 (1975). [*1000]

Bazelon, David L., Racism, Classism, and the Juvenile Process, 53 Judicature 373 (1970).

Becker, Edward R., Flexibility and Discretion Available to the Sentencing Judge Under the Guidelines Regime, Fed. Probation, Dec. 1991, at 10.

Bellacosa, Joseph W., Judicial Process: Three Little Words, N.Y. L.J., Nov. 19, 1991, at 2.

Bird, Rose E., The Rule of Law as an Enduring Principle, Beverly Hills B. Ass'n J., Fall 1983, at 219.

Bird, Rose E., The Instant Society and the Rule of Law, 31 Cath. U. L. Rev. 159 (1982).

Bird, Rose E., Courts in Crisis, Litig., Spring 1981, at 5.

Black, Hugo, A Constitutional Faith (Knopf 1968).

Bork, Robert H., The Tempting of America: The Political Seduction of the Law (Free Press 1990).

Bork, Robert H., Tradition and Morality in Constitutional Law (American Enterprise Institute for Public Policy Research 1984).

Bork, Robert H., Afterthoughts (Sixth Annual Judicial Conference of the United States Court of Appeals for the Federal Circuit), 122 F.R.D. 290 (1989).

Bork, Robert H., The Case Against Political Judging, Nat'l Rev., Dec. 8, 1989, at 23.

Bork, Robert H., The Constitution, Original Intent, and Economic Rights, 23 San Diego L. Rev. 823 (1986).

Bork, Robert H., Styles in Constitutional Theory, 26 S. Tex. L.J. 383 (1985).

Botein, Bernard, My First Charge to a Jury, in Handbook for Judges: An Anthology of Inspirational and Educational Readings (American Judicature Society 1984).

Botein, Bernard, The Future of the Judicial Process: Challenge and Response (1960), in The Benjamin N. Cardozo Memorial Lectures Delivered Before the Association of the Bar of the City of New York 1941–1970 (100th Anniversary Edition) (M. Bender 1972). [*1001]

Brachtenbach, Robert F., Public Policy in Judicial Decisions, 21 Gonz. L. Rev. 1 (1985).

Breitel, Charles D., Ethical Problems in the Performance of the Judicial Function, 19 U. Chi. L. Sch. Conf. Series 64 (1965).

Breitel, Charles D., The Judicial Choice, Lawyer (Trinity & Michaelmas), Nos. 2-3 1965, at 7.

Breitel, Charles D., The Lawmakers, 65 Colum. L. Rev. 749 (1965).

Breitel, Charles D., Book Review, 61 Colum. L. Rev. 931 (1961) (reviewing Karl N. Llewellyn, The Common Law Tradition - Deciding Appeals (1960)).

Breitel, Charles D., The Courts and Lawmaking, in Legal Institutions Today and Tomorrow (Monrad G. Paulsen ed., Columbia University Press 1959).

Brennan, William J., Jr., Reason, Passion, and "The Progress of the Law", 18 Trial Law. Q., No. 4, 1987, at 7.

Brennan, William J., Jr., Constitutional Adjudication and the Death Penalty: A View from the Court, 100 Harv. L. Rev. 313 (1986).

Brennan, William J., Jr., Construing the Constitution, 19 U.C. Davis L. Rev. 2 (1985).

Brennan, William J., Jr., Chief Judge J. Skelly Wright, 7 Hastings Const. L.Q. 859 (1980).

Brennan, William J., Jr., State Supreme Court Judge Versus United States Supreme Court Justice: A Change in Function and Perspective, 19 U. Fla. L. Rev. 225 (1966).

Brennan, William J., Jr., Constitutional Adjudication, 40 Notre Dame Law. 559 (1965).

Brennan, William J., Jr., Judge's Supervisory Role, Am. Crim. L.Q., Winter 1964, at 53.

Brennan, William J., Jr., Inside View of the High Court, N.Y. Times, Oct. 6, 1963 (Magazine) at 35.

Brennan, William J., Jr., Achieving Teamwork Between Courts and Law Enforcement Agencies, 1962 A.B.A. Sec. Crim. L. Proc. 9.

Breyer, Stephen G., Economics and Judging: An Afterword on Cooter and Wald, 50 Law & Contemp. Probs., Autumn 1987, at 245.

Bright, Myron H., Getting There: Do Philosophy and Oral Argument [*1002] Influence Decisions? (Survey at Seventh National Appellate Practice Institute, Apr. 1990), A.B.A. J., Mar. 1991, at 68.

Bright, Myron H., & Arnold, Richard S., Oral Argument? It May Be Crucial!, A.B.A. J., Sept. 1984, at 68.

Brown, Ira A., Jr. et al., When Attorneys Push the Court Too Far: Pretrial Management Procedures for Minimizing Delay, Judges' J., Spring 1984, at 40.

Bruce, Andrew A., The American Judge (Macmillan 1924).

Burger, Warren E., A Judge Is Better?, in Courts, Law, and Judicial Processes (S. Sidney Ulmer ed., Free Press 1981).

Burger, Warren E., Better Courts, Today's Educ., Oct. 1972, at 51.

Burton, Harold H., The Occasional Papers of Mr. Justice Burton (Edward G. Hudon ed., Bowdoin College 1969).

Byrnes, James F., All in One Lifetime (Harper 1958).

Cardozo, Benjamin N., Selected Writings of Benjamin Nathan Cardozo (Margaret E. Hall ed., Fallon Publications 1947).

Cardozo, Benjamin N., Law and Literature and Other Essays and Addresses (Harcourt Brace 1931).

Cardozo, Benjamin N., Paradoxes of the Legal Science (Columbia University Press 1928).

Cardozo, Benjamin N., Address, Proceedings of the 1932 Annual Meeting of the New York State Bar Association, at 263.

Cardozo, Benjamin N., The Growth of the Law (Yale University Press 1944) (1924).

Cardozo, Benjamin N., The Nature of the Judicial Process (Yale University Press 1921).

Cardozo, Benjamin N., A Ministry of Justice, 35 Harv. L. Rev. 113 (1921).

Clark, Charles E., Procedure, the Handmaid of Justice: Essays of Judge Charles E. Clark (Charles Alan Wright & Harry M. Reasoner eds., West 1965).

Clark, Charles E., The Limits of Judicial Objectivity, 12 Am. U. L. Rev. 1 (1963).

Clark, Charles E., A Plea for the Unprincipled Decision, 49 Va. L. Rev. 660 (1963). [*1003]

Clark, Charles E., & Trubek, David M., The Creative Role of the Judge: Restraint and Freedom in the Common Law Tradition, 71 Yale L.J. 255 (1961).

Clark, Charles E., The Dilemma of American Judges: Is Too Great "Trust for Salvation" Placed in Them?, 35 A.B.A. J. 8 (1949).

Clark, Tom C., The Court and Its Functions, 34 Alb. L. Rev. 497 (1970).

Clark, Tom C., Reminiscences of an Attorney General Turned Associate Justice, 6 Hous. L. Rev. 623 (1969).

Clark, Tom C., E. Barrett Prettyman, 53 Geo. L.J. 1 (1964).

Clark, Tom C., Modernization of Judicial Proceedings: Undue Delay in Disposition of Litigation, 28 Vital Speeches 537 (1962).

Clark, Tom C., Constitutional Adjudication and the Supreme Court, 9 Drake L. Rev. 59 (1960).

Clark, Tom C., The Internal Operations of the United States Supreme Courts, 43 J. Am. Judicature Soc'y 45 (1959).

Clark, Tom C., The Supreme Court Conference, 19 F.R.D. 303 (1956).

Cobey, James A. et al., Symposium: Politicization of the Courts: Balancing the Need for Judicial Independence Against the Need for Judicial Accountability, 6 Harv. J.L. & Pub. Pol'y 321 (1983).

Coffin, Frank M., The Ways of a Judge: Reflections from the Federal Appellate Bench (Houghton Mifflin 1980).

Coffin, Frank M., Grace Under Pressure: A Call for Judicial Self-Help, 50 Ohio St. L.J. 399 (1989).

Coffin, Frank M., Judicial Balancing: The Protean Scales of Justice, 63 N.Y.U. L. Rev. 16 (1988).

Coffin, Frank M., The Problem of Obsolete Statutes: A New Role for Courts?, 91 Yale L.J. 827 (1982) (reviewing Guido Calabresi, A Common Law for the Age of Statutes (1982)).

Coffin, Frank M., Justice and Workability: Un Essai, 5 Suffolk U. L. Rev. 567 (1971).

Cooke, Lawrence H., The Courts Belong to the People: The Improvement of Our Instrumentalities of Justice, 54 Vital Speeches 396 (1988). [*1004]

Cooke, Lawrence H., Chief Judge on Principles of Justice, N.Y. L.J., Dec. 17, 1981, at 2.

Crockett, George W., Jr., A Black Judge Speaks, 53 Judicature 360 (1970).

Crockett, J. Allan, Decision Writing, 48 A.B.A. J. 864 (1962).

Cromarty, Arthur M., What Is a Judge?, N.Y. L.J., Jan. 4, 1983, at 2.

Crosby, Tom, Demystifying the Judicial Process: How Can Judges and Journalists Really Help?, 67 Judicature 448 (1984).

Cudahy, Richard D., Comment: Shedding Light on Duquesne, 12 Energy L.J. 259 (1991).

Cudahy, Richard D., Justice Brennan: The Heart Has Its Reasons, 10 Cardozo L. Rev. 93 (1988).

Curran, Henry H., What Makes a Good Judge?, N.Y. Times, Aug. 7, 1949, (Magazine) at 12.

Currie, George R., Appellate Courts' Use of Facts Outside of the Record by Resort to Judicial Notice and Independent Investigation, 1960 Wis. L. Rev. 39.

Day, Jack Grant, How Judges Think: Verification of the Judicial Hunch, J. Contemp. Legal Issues, Spring 1988, at 73.

Day, Jack Grant, Judgitis: The Necrosis of Humility, Litig., Fall 1984, at 5.

Day, Jack Grant, Why Judges Must Make Law, 26 Case W. Res. L. Rev. 563 (1976).

Devitt, Edward J., Ten Commandments for the New Judge, 65 A.B.A. J. 574 (1979).

Devitt, Edward J., Your Honor, 55 Judicature 144 (1971).

Dobie, Armistead M., A Judge Judges Judges: Address, 1951 Wash. U. L.Q. 471.

Dooling, Maurice T., Jr., Noted Appellate Jurist Reveals How Courts of Review Arrive at Decisions, Brief Case, Sept. 1957, at 5.

Doty, David, The Trial Judge After Wards Cove: Shifting Burdens, Shifting Rules, 8 Law & Ineq. J. 387 (1990).

Douglas, William O., The Supreme Court and the Bicentennial: Two Lectures (Fairleigh Dickinson University Press 1978).

Douglas, William O., We the Judges (Doubleday 1956). [*1005]

Douglas, William O., An Intimate Memoir of the Brethren, N.Y. Times, Sept. 21, 1980, (Magazine) at 38.

Douglas, William O., The Bill of Rights Is Not Enough, 38 N.Y.U. L. Rev. 207 (1963).

Douglas, William O., On Misconception of the Judicial Function and the Responsibility of the Bar, 59 Colum. L. Rev. 227 (1959).

Douglas, William O., The Dissent: A Safeguard of Democracy, 32 J. Am. Judicature Soc'y 104 (1948).

Douglas, William O., Stare Decisis, 49 Colum. L. Rev. 735 (1949).

Dowling, John C., Sentencing Discretion in Pennsylvania: Has the Pendulum Returned to the Trial Judge?, 26 Duq. L. Rev. 925 (1988).

Durham, Christine M., Panel: The Federal Courts Since 1787: Stability and Change in 200 Years, 71 Judicature 116 (1987).

Easterbrook, Frank H., Abstraction and Authority, 59 U. Chi. L. Rev. 349 (1992).

Easterbrook, Frank H., Arbitration, Contract, and Public Policy, Nat'l Acad. Arb. Proc., 1991 Annual at 65.

Easterbrook, Frank H., What Is So Special About Judges?, 61 U. Colo. L. Rev. 773 (1990).

Easterbrook, Frank H., The Crisis in Legal Theory and the Revival of Classical Jurisprudence: Stability and Reliability in Judicial Decisions, 73 Cornell L. Rev. 422 (1988).

Easterbrook, Frank H., Allocating Antitrust Decisionmaking Tasks, 76 Geo. L.J. 305 (1987).

Easterbrook, Frank H., Afterword: Knowledge and Answers, 85 Colum. L. Rev. 1117 (1985).

Easterbrook, Frank H., Method, Result, and Authority: A Reply, 98 Harv. L. Rev. 622 (1985).

Easterbrook, Frank H., The Supreme Court, 1983 Term - Foreword: The Court and the Economic System, 98 Harv. L. Rev. 4 (1984).

Easterbrook, Frank H., Antitrust and the Economics of Federalism, 26 J.L. & Econ. 23 (1983).

Easterbrook, Frank H., Substance and Due Process, 1982 Sup. Ct. Rev. 85. [*1006]

Edwards, Harry T., The Judicial Function and the Elusive Goal of Principled Decisionmaking, 1991 Wis. L. Rev. 837.

Edwards, Harry T., Public Misperceptions Concerning the "Politics" of Judging: Dispelling Some Myths About the D.C. Circuit, 56 U. Colo. L. Rev. 619 (1985).

Edwards, Harry T., The Role of a Judge in Modern Society: Some Reflections on Current Practice in Federal Appellate Adjudication, 32 Clev. St. L. Rev. 385 (1983–84).

Edwards, Harry T., Advantages of Arbitration over Litigation: Reflections of a Judge, 35 Nat'l Acad. Arb. Proc. 16 (1982).

Edwards, Harry T., A Judge's View on Justice, Bureaucracy, and Legal Method, 80 Mich. L. Rev. 259 (1981).

Engel, Albert J., A New Judge's Creed (Excerpt from Remarks at Induction of U.S. District Court Judge), Beverly Hills B. Ass'n J., Winter 1987, at 37.

Erickson, William H. et al., What Makes a Good Appellate Judge? Four Views, Judges' J., Spring 1983, at 17.

Erickson, William H., The History of the Tripod of Justice, 64 Mil. L. Rev. 79 (1974).

Fahy, Charles, Reflections, 62 Geo. L.J. 1287 (1974).

Feinberg, Wilfred, Constraining "The Least Dangerous Branch": The Tradition of Attacks on Judicial Power, 59 N.Y.U. L. Rev. 252 (1984).

Feinberg, Wilfred, The Case For and Against Specialized Courts, 65 J. Pat. Off. Soc'y 221 (1983)

Feinberg, Wilfred, 2d Circuit Court: A Far Cry from Days of Learned Hand, N.Y. L.J., May 5, 1982, at 1.

Flaum, Joel et al., Interaction and Decisionmaking on Collegial Courts: A Panel Discussion, 71 Judicature 339 (1988).

Fleet, Erwin, Sentencing the Criminal - A Judicial Responsibility, 9 Am. J. Trial Advoc. 369 (1986).

Fleming, Macklin et al., Symposium: Politicization of the Courts: Balancing the Need for Judicial Independence Against the Need for Judicial Accountability, 6 Harv. J.L. & Pub. Pol'y 301 (1983).

Forer, Lois G., When Should Judges Be Whistle Blowers? Ethical Obligations of the Judiciary to the Public, Judges' J., Summer 1988, at 4. [*1007]

Forer, Lois G., Some Problems in the Administration of Justice in a Secularized Society, 31 Mercer L. Rev. 448 (1980).

Fortas, Abe, Equal Rights - For Whom?, in The Evolving Constitution: Essays on the Bill of Rights and the U.S. Supreme Court (Norman Dorsen ed., Wesleyan University Press 1987).

Fortas, Abe, The Amendment and Equality Under Law, in The Fourteenth Amendment (Bernard Schwartz ed., New York University Press 1970).

Frank, Jerome, A Man's Reach: The Philosophy of Judge Jerome Frank (Macmillan 1965).

Frank, Jerome, Courts on Trial: Myth and Reality in American Justice (Princeton University Press 1949).

Frank, Jerome, Fate and Freedom: A Philosophy for Free Americans (Simon and Schuster 1945).

Frank, Jerome, Law and the Modern Mind (Coward-McCann 1930).

Frank, Jerome, Some Reflections on Judge Learned Hand, 24 U. Chi. L. Rev. 666 (1957).

Frank, Jerome, Cardozo and the Upper-Court Myth, 13 Law & Contemp. Probs. 369 (1948).

Frank, Jerome, Words and Music: Some Remarks on Statutory Interpretation, 47 Colum. L. Rev. 527 (1947).

Frank, Jerome, Cult of the Robe, Sat. Rev. Lit., Oct. 13, 1945, at 12.

Frankel, Marvin E., The Adversary Judge, 54 Tex. L. Rev. 465 (1976).

Frankel, Marvin E., From Private Fights Toward Public Justice, 51 N.Y.U. L. Rev. 516 (1976).

Frankel, Marvin E., Opinion by One of Those Softheaded Judges, N.Y. Times, May 13, 1973 (Magazine) at 40.

Frankfurter, Felix, Felix Frankfurter on the Supreme Court: Extrajudicial Essays on the Court and the Constitution (Philip B. Kurland ed., Belknap Press of Harvard University Press 1970).

Frankfurter, Felix, Of Law and Life and Other Things That Matter: Papers and Addresses of Felix Frankfurter [*1008] 1956–1963 (Philip B. Kurland ed., Belknap Press of Harvard University Press 1965).

Frankfurter, Felix, Mr. Justice Holmes and the Supreme Court (Belknap Press of Harvard University Press 1961).

Frankfurter, Felix, & Phillips, Harlan B., Felix Frankfurter Reminisces (Reynal 1960).

Frankfurter, Felix, Of Law and Men: Papers and Addresses 1939-1956 (Philip Elman ed., Harcourt Brace 1956).

Frankfurter, Felix, Law and Politics: Occasional Papers of Felix Frankfurter 1913–1938 (Archibald MacLeish and E.F. Prichard, Jr., eds., Harcourt Brace 1939).

Frankfurter, Felix, Mr. Justice Brandeis and the Constitution (Da Capo Press 1972) (1932).

Frankfurter, Felix, The Supreme Court in the Mirror of Justices, 44 A.B.A. J. 723 (1958).

Frankfurter, Felix, John Marshall and the Judicial Function, 69 Harv. L. Rev. 217 (1955).

Frankfurter, Felix, The Job of a Supreme Court Justice, N.Y. Times, Nov. 20, 1954, (Magazine), at 14.

Frankfurter, Felix, Some Observations on the Nature of the Judicial Process of Supreme Court Litigation, 98 Am. Phil. Soc'y Proc. 233 (1954).

Frankfurter, Felix, Personal Ambitions of Judges: Should a Judge "Think Beyond the Judicial?", 34 A.B.A. J. 656 (1948).

Frankfurter, Felix, Some Reflections on the Reading of Statutes, 47 Colum. L. Rev. 527 (1947).

Frankfurter, Felix, Mr. Justice Holmes and the Constitution, in Mr. Justice Holmes (Felix Frankfurter ed., Coward–McCann 1931).

Frantz, Albert T., How Courts Decide (W.S. Hein 1968).

Fretz, Donald R. et al., The Judge's Book (American Bar Association 1989).

Friend, Hugo M., Appellate Judge Tells How Opinions Get That Way, 43 Ill. B.J. 156 (1954).

Friendly, Henry J., Federal Jurisdiction: A General View (Columbia University Press 1973). [*1009]

Friendly, Henry J., Benchmarks (University of Chicago 1967).

Friendly, Henry J., Indiscretion About Discretion, 31 Emory L.J. 747 (1982).

Friendly, Henry J., Book Review, Thoughts About Judging, 79 Mich. L. Rev. 634 (1981) (reviewing Patrick Devlin, The Judge (1979)).

Friendly, Henry J., The Courts and Social Policy: Substance and Procedure, 33 U. Miami L. Rev. 21 (1978).

Friendly, Henry J., Some Kind of Hearing, 123 U. Pa. L. Rev. 1267 (1975).

Friendly, Henry J., Judicial Control of Discretionary Administrative Action, 23 J. Legal Educ. 63 (1970).

Friendly, Henry J., Time and Tide in the Supreme Court, 2 Conn. L. Rev. 213 (1969-70).

Friendly, Henry J., The Gap in Lawmaking - Judges Who Can't and Legislatures Who Won't, 63 Colum. L. Rev. 787 (1963).

Friendly, Henry J., Book Review, 109 U. Pa. L. Rev. 1040 (1961) (reviewing Karl N. Llewellyn, The Common Law Tradition - Deciding Appeals (1960)).

Friendly, Henry J., Reactions of a Lawyer - Newly Become Judge, 71 Yale L.J. 218 (1961).

Fuchsberg, Jacob D., Jury's "Insight, Analysis, Memory" Equals Judge's: Response to Chief Justice, Legal Times of Wash., Aug. 18, 1980, at 10.

Fuld, Stanley H., The Voices of Dissent, 62 Colum. L. Rev. 923 (1962).

Gage, Hilda R. et al., The Judge's Book (American Bar Association 1989).

Gee, Thomas Gibbs, Book Review, 88 Mich. L. Rev. 1335 (1990) (reviewing Leonard W. Levy, Original Intent and the Framer's Constitution (1988)).

Gee, Thomas Gibbs, A Good Word for the Guardians, 60 Tex. L. Rev. 173 (1981) (reviewing Richard Neely, How Courts Govern America (1981)).

Gee, Thomas Gibbs, Starving the Tiger: Some Problems About the Federal Bench, 34 Sw. L.J. 1171 (1981). [*1010]

Gibbons, John J., Antitrust, Law & Economics, Politics, Law & Contemp. Probs., Autumn 1987, at 217.

Gignoux, Edward T., A Trial Judge's View, 50 Mass. L.Q. 100 (June 1965).

Gillis, Kenneth L. et al., The Judge's Book (American Bar Association 1989).

Ginsburg, Douglas H., & Falk, Donald, The Court En Banc: 1981-1990, 59 Geo. Wash. L. Rev. 1008 (1991).

Ginsburg, Edward M., Judging the New Support Guidelines, Family Advocate, Spring 1988, at 28.

Ginsburg, Edward M., M.G.L.c.208 34 – Some Observations About the Division of Property Leading to Predictability and Consistency, Boston B.J., Jan. 1981, at 10.

Ginsburg, Ruth Bader, Styles of Collegial Judging: One Judge's Perspective, 39 Fed. B. News & J. 199 (1992).

Ginsburg, Ruth Bader, On Muteness, Confidence, and Collegiality: A Response to Professor Nagel, 61 U. Colo. L. Rev. 715 (1990).

Ginsburg, Ruth Bader, Remarks on Writing Separately, 65 Wash. L. Rev. 133 (1990).

Ginsburg, Ruth Bader, A Plea for Legislative Review, 60 S. Cal. L. Rev. 995 (1987).

Ginsburg, Ruth Bader, Reflections on the Independence, Good Behavior and Workload of Federal Judges, 55 U. Colo. L. Rev. 1 (1983).

Ginsburg, Ruth Bader, Inviting Judicial Activism: A "Liberal" or "Conservative" Technique?, 15 Ga. L. Rev. 539

(1981).

Godbold, John C., Fact Finding by Appellate Courts: An Available and Appropriate Power, 12 Cumb. L. Rev. 365 (1982).

Godbold, John C., Bite Your Own Bullets, 34 Ala. Law 143 (1973).

Goldberg, Arthur J., Equal Justice: The Warren Era of the Supreme Court (Northwestern University Press 1971).

Goldberg, Arthur J., The Defenses of Freedom: The Public Papers of Arthur J. Goldberg (Daniel Patrick Moynihan ed., Harper & Row 1966).

Goldberg, Arthur J., Equality and Governmental Action, in The [*1011] Evolving Constitution: Essays on the Bill of Rights and the U.S. Supreme Court, at 24 (Wesleyan University Press 1987).

Goldberg, Arthur J., Judicial Independence: What the Courts Can, and Cannot, Do, Los Angeles Daily J., Feb. 19, 1986, at 4.

Goldberg, Arthur J., A Look Ahead to the "Rehnquist Court", Christian Science Monitor, July 24, 1986, at 14.

Goldberg, Arthur J., Reflections on the Role of the Supreme Court in the Pursuit of Justice, 7 N. Ky. L. Rev. 1 (1980).

Goodrich, Herbert F., Yielding Place to New (1950), in The Benjamin N. Cardozo Memorial Lectures Delivered Before the Association of the Bar of the City of New York 1941–1970, at 319 (100th Anniversary Edition) (M. Bender 1972).

Goodwin, Alfred T., How To Speed Up the Courts, Los Angeles Daily L.J., Dec. 13, 1991, at 6.

Goodwin, Alfred T., Panel: Economic Analysis, 12 Sw. U. L. Rev. 297 (1981).

Graber, Susan P., Looking at Feminist Legal Theory from the Bench, The Advocate (Northwestern School of Law, Lewis & Clark College), Summer 1992, at 35.

Gregory, Herbert B., Shorter Judicial Opinions, 34 Va. L. Rev. 362 (1948).

Grimes, William A. et al., The Judge's Book (American Bar Association 1989).

Grodin, Joseph R., Book Review, 41 Hastings L.J. 1457 (1990) (reviewing Melvin Eisenberg, The Nature of the Common Law (1988)).

Grodin, Joseph R., In Pursuit of Justice: Reflections of a State Supreme Court Justice (University of California Press 1989).

Grodin, Joseph R., Developing a Consensus of Constraint: A Judge's Perspective on Judicial Retention Elections, 61 S. Cal. L. Rev. 1969 (1988).

Grodin, Joseph R., & Richardson, Frank K., Judging Judges: How We Choose Our Federal and State Judges, J. Contemp. Legal Issues 147 (1988). [*1012]

Grodin, Joseph R., Changes in Judicial Attitudes: The Future of Arbitration, Los Angeles Daily J., Dec. 1, 1980, at 2.

Hand, Learned, The Spirit of Liberty: Papers & Addresses of Learned Hand (Knopf 1952).

Hand, Learned, Remarks in the Course of Proceedings Commemorating His Completion of Fifty Years as a Federal Judge (New York, Apr. 10, 1959, reprinted in 264 F.2d 1 (1959)).

Hand, Learned, Thomas Walter Swan, 57 Yale L.J. 167 (1947).

Hand, Learned, Mr. Justice Cardozo, 52 Harv. L. Rev. 361 (1939).

Hand, Learned, Justice Cardozo's Work as a Judge, 72 U.S. L. Rev. 496 (1938).

Hand, Learned, Book Review, 35 Harv. L. Rev. 479 (1922) (reviewing Benjamin N. Cardozo, The Nature of the Judicial Process (1921)).

Handler, Alan B., Social Dilemmas - Judicial Resolutions, 18 Manitoba L.J. 249 (1989).

Handler, Alan B., The Judicial Pursuit of Knowledge (Part 1), New Jersey L.J., May 5, 1988, at 10.

Handler, Alan B., The Judicial Pursuit of Knowledge (Part 2), New Jersey L.J., May 12, 1988, at 10.

Handler, Alan B., Future Shock for Judges: Social Dilemmas, Judicial (Ir)resolutions, New Jersey L.J., Mar. 19, 1987, at 4.

Handler, Alan B., Jurisprudence and Prudential Justice, 16 Seton Hall L. Rev. 571 (1986).

Hanson, L. Thaxton et al., Symposium: Politicization of the Courts: Balancing the Need for Judicial Independence Against the Need for Judicial Accountability, 6 Harv. J.L. & Pub. Pol'y 312 (1983).

Hardy, George W., Truth. The Essential Element of Justice, 27 Miss. L.J. 85 (1956).

Harlan, John M., Jr., The Evolution of a Judicial Philosophy: Selected Opinions and Papers of Justice John M. Harlan (David L. Shapiro ed., Harvard University Press 1969).

Harlan, John M., Jr., The Role of Oral Argument, in Views from the Bench: The Judiciary and Constitutional Politics (Mark W. Cannon & David M. O'Brien eds., Chatham House 1985). [*1013]

Harlan, John M., Jr., Judicial Usurpation: Can Courts Cure Everything?, 29 Vital Speeches 706 (1963).

Harlan, John M., Jr., Manning the Dikes, 13 Record 541 (1958).

Hartman, Allen, Is Justice Being Done? The Answer Has Proved To Be Elusive over the Ages, Chi. Daily L. Bull., Oct. 17, 1990, at 2.

Hartman, Allen, "Judges May Differ": Another Look at Judicial Decision Making, 76 Ill. B.J. 540 (June 1988).

Hastie, William H., Judicial Role and Judicial Image, 121 U. Pa. L. Rev. 947 (1973).

Hayeck, Ernest S., Ex Parte Communication, Judges' J., Spring 1987, at 18.

Heflin, Howell, Separation of Powers, 1775–1975: Modernization and Reform of State Judiciaries, 42 Vital Speeches 114 (1975).

Henninger, Carl F.J., DuPage Chief Judge Urges Appointment of Judges, Chi. Daily L. Bull., Feb. 21, 1986, at 2.

Higginbotham, A. Leon, Jr., The Priority of Human Rights in Court Reform, Judges' J., Spring-Summer 1976, at 34.

Higginbotham, Patrick E., Between the Forty-Yard Lines, Pub. Interest L. Rev., 1992 Annual, at 103 (reviewing Harry H. Wellington, Interpreting the Constitution: The Supreme Court and the Process of Adjudication (1991)).

Higginbotham, Patrick E., Laurence Tribe's Visionary Theories of the Equal Protection Clause, Benchmark, Spring 1990, at 125.

Higginbotham, Patrick E., Book Review, A.B.A. J., Mar. 1989, at 118 (reviewing Gary L. McDowell, Curbing the Courts: The Constitution and the Limits of Judicial Power (1988)).

Higginbotham, Patrick E., Judicial Attitudes: Pylons for the Advocate, 5 Rev. Litig. 181 (1986).

Higginbotham, Patrick E., Introduction: A Brief Reflection on Judicial Use of Social Science Data, Law & Contemp. Probs., Autumn 1983, at 7.

Higginbotham, Patrick E., Conceptual Rigor: A Cabin for the Rhetoric of Heroism, 59 Tex. L. Rev. 1329 (1981) (reviewing Jack Bass, Unlikely Heroes (1981)).

Higginbotham, Patrick E., Bureaucracy - The Carcinoma of the Federal Judiciary, 31 Ala. L. Rev. 261 (1980). [*1014]

Hill, John L., Jr., Comments on Thompson and Observations Concerning Impartiality, 61 S. Cal. L. Rev. 2065 (1988).

Holmes, Oliver Wendell, The Mind and Faith of Justice Holmes: His Speeches, Essays, Letters, and Judicial Opinions (Max Lerner ed., Transaction Books 1989).

Hopkins, James D., Public Policy and the Formulation of a Rule of Law, 37 Brook. L. Rev. 323 (1971).

Hopkins, James D., Notes on Style in Judicial Opinions, 8 Trial Judges' J. 49 (1969).

Hopkins, James D., Formation of Rules: A Preliminary Theory of Decision, 35 Brook. L. Rev. 165 (1969).

Hopkins, James D., Fictions and the Judicial Process: A Preliminary Theory of Decision, 33 Brook. L. Rev. 1 (1966).

Hufstedler, Shirley M., In the Name of Justice: Unending Rush to the Courts, 43 Vital Speeches 572 (1977).

Hughes, Charles Evans, The Supreme Court of the United States - Its Foundation, Methods and Achievements: An Interpretation (Columbia University Press 1928).

Hughes, Charles Evans, Safeguards of Society: We Cannot Change Human Nature, 4 Vital Speeches 496 (1938).

Hutcheson, Joseph C., Jr., Epilogue, 71 Yale L.J. 277 (1961).

Hutcheson, Joseph C., Jr., Judging as Administration, Administration as Judging, 21 Tex. L. Rev. 1 (1942).

Hutcheson, Joseph C., Jr., Judgment Intuitive (Foundation Press 1938).

Hutcheson, Joseph C., Jr., The Worm Turns, or a Judge Tries Teaching, 27 Ill. L. Rev. 355 (1932).

Hutcheson, Joseph C., Jr., The Judgment Intuitive: The Function of the "Hunch" in Judicial Decision, *14 Cornell L.Q.* 274 (1929).

Hyde, Laurance M., Jr. et al., The Judge's Book (American Bar Association 1989).

Hyde, Laurance M., Jr., Comment, 1962 Wash. U. L.Q. 40.

Jackson, Robert H., The Task of Maintaining Our Liberties: The Role of the Judiciary, 39 A.B.A. J. 961 (1953). [*1015]

Jackson, Robert H., Decisional Law and Stare Decisis, 30 A.B.A. J. 334 (1945).

Jefferson, Bernard A. et al., Symposium: Politicization of the Courts: Balancing the Need for Judicial Independence Against the Need for Judicial Accountability, 6 Harv. J.L. & Pub. Pol'y 306 (1983).

Johnsen, Harvey M., Comment, 1962 Wash. U. L.Q. 37.

Johnson, Frank M., Jr., Reflections on the Judicial Career of Robert S. Vance, 42 Ala. L. Rev. 951 (1991).

Johnson, Frank M., Jr., Civilization, Integrity, and Justice: Some Observations on the Function of the Judiciary: In Honor of Judge Irving L. Goldberg, 43 Sw. L.J. 645 (1989).

Johnson, Frank M., Jr., In Defense of Judicial Activism, 28 Emory L.J. 901 (1979).

Johnson, Frank M., Jr., Judicial Activism Is a Duty - Not an Intrusion, Judges' J., Fall 1977, at 4.

Johnson, Frank M., Jr., The Role of the Judiciary with Respect to the Other Branches of Government, 11 Ga. L. Rev. 455 (1977).

Jones, Hugh R., Cogitations on Appellate Decision-Making, 52 N.Y. St. B.J. 189 (1980).

Jones, Nathaniel R., The Justification for Race-Conscious Remedies, 9 Harv. J.L. & Pub. Pol'y 71 (1986).

Justice, William Wayne, Putting the Judge Back in Judging, 63 U. Colo. L. Rev. 441 (1992).

Justice, William Wayne, The New Awakening: Judicial Activism in a Conservative Age, 43 Sw. L.J. 657 (1989).

Justice, William Wayne, A Relativistic Constitution, 52 U. Colo. L. Rev. 19 (1980).

Kaplan, Benjamin, Do Intermediate Appellate Courts Have a Lawmaking Function?, 70 Mass. L. Rev. 10 (1985).

Kaplan, Benjamin, Encounters with O.W. Holmes, Jr., 96 Harv. L. Rev. 1828 (1983).

Kaufman, Irving R., What Did the Founding Fathers Intend?, N.Y. Times, Feb. 23, 1986, (Magazine) at 42.

Kaufman, Irving R., The Anatomy of Decisionmaking, 53 Fordham L. Review 1 (1984). [*1016]

Kaufman, Irving R., By and Large, We Succeed: Address, Time, May 5, 1980, at 70.

Kaufman, Irving R., Chilling Judicial Independence, 88 Yale L.J. 681 (1979).

Kaufman, Irving R., Helping the Public Understand and Accept Judicial Decisions, 63 A.B.A. J. 1567 (1977).

Kaye, Judith S., The Human Dimension in Appellate Judging: A Brief Reflection on a Timeless Concern, 73 Cornell L. Rev. 1004 (1988).

Kaye, Judith S., My "Freshman Years" on the Court of Appeals, 70 Judicature 166 (1986).

Keeton, Robert E., Judging (West 1990).

Keeton, Robert E., The Function of Local Rules and the Tension with Uniformity, 50 U. Pitt. L. Rev. 853 (1989).

Keith, Damon J., Should Color-Blindness and Representativeness Be a Part of American Justice?, 26 How. L.J. 1 (1983).

Keith, Damon J., Foreword to Symposium: Equal Protection, the Standards of Review: The Path Taken and the Road Beyond, 57 U. Det. J. Urb. L. 701 (1980).

Kenison, Frank R., Some Preliminary Observations on the State Appellate Judge Today, 61 Colum. L. Rev. 792 (1961).

Kessler, Gladys et al., The Judge's Book (American Bar Association 1989).

Klein, Joan Dempsey, Woman Justice - Does She View the Law Differently?, Ct. Rev., Fall 1981, at 18.

Knox, John C., What Makes a Good Judge, Am. Mag., Dec. 1949, at 24.

Kozinski, Alex, My Pizza with Nino, 12 Cardozo L. Rev. 1583 (1991).

Kozinski, Alex, Hunt for Laws' "True" Meaning Subverts Justice, Wall St. J., Jan. 31, 1989, at 18.

Kozinski, Alex, The Virtues of an Ordered Mind, Legal Times, Nov. 27, 1989.

Kozinski, Alex, What I Ate for Breakfast and Other Mysteries of Judicial Decisionmaking, 43 Consumer Fin. L.Q. Rep. 254 (1989).

Lambros, Thomas D., The Summary Jury Trial and Other Alternative [*1017] Methods of Dispute Resolution: A Report to the Judicial Conference of the United States Committee on the Operation of the Jury System, 103 F.R.D. 461 (1985).

Laub, Burton R., The Judge's Role in a Changing Society, 53 Judicature 140 (1969).

Lay, Donald P., The Constitution, the Supreme Court, and Mr. Meese: Habeas Corpus and the Doctrine of Original Intent, 1986 Det. C.L. Rev. 983.

Lay, Donald P., Book Review, 4 Cardozo L. Rev. 193 (1982) (reviewing Richard Neely, How Courts Govern America (1981)).

LeBlanc, S.A., The Work of a Judge: Address, 2 Rep. La. St. B. Ass'n 17 (1942).

Lee, Thomas E., & Overton, Ben F., Judicial Discretion (National College of the State Judiciary 1972).

Leflar, Robert A., One Life in the Law: A 60-Year Review (University of Arkansas Press 1985).

Leflar, Robert A. (ed.), Appellate Judicial Opinions (West 1974).

Leflar, Robert A., Honest Judicial Opinions, 74 Nw. U. L. Rev. 721 (1979).

Leflar, Robert A. et al., What Makes a Good Appellate Judge? Four Views, Judges' J., Spring 1983, at 17.

Leflar, Robert A., Appellate Judicial Innovation, 27 Okla. L. Rev. 321 (1971).

Leflar, Robert A., No Task for the Short-Winded, 54 Judicature 366 (1971).

Leflar, Robert A., Roger J. Traynor - Exemplar of the Judicial Process, 1971 Utah L. Rev. 1.

Leflar, Robert A., Sources of Judge-Made Law, 24 Okla. L. Rev. 319 (1971).

Leflar, Robert A., Comment on Maki v. Frelk, 21 Vand. L. Rev. 918 (1968).

Leflar, Robert A., Continuing Education for Appellate Judges, 15 Buff. L. Rev. 370 (1965). [*1018]

Leflar, Robert A., Some Observations Concerning Judicial Opinions, 61 Colum. L. Rev. 810 (1961).

Leflar, Robert A., The Quality of Judges, 35 Ind. L.J. 289 (1960).

Leflar, Robert A., The Task of the Appellate Court, 33 Notre Dame L. Rev. 548 (1958).

Lehman, Irving, The Influence of Judge Cardozo on the Common Law (1941), in The Benjamin N. Cardozo Memorial Lectures Delivered Before the Association of the Bar of the City of New York, 1941–1970 (100th Anniversary Edition) (M. Bender 1972).

Leventhal, Harold, Environmental Decisionmaking and the Role of the Courts, 122 U. Pa. L. Rev. 509 (1974).

Leventhal, Harold, Principled Fairness and Regulatory Urgency, 25 Case W. Res. L. Rev. 66 (1974).

Levin, Gerald S., Achieving Teamwork Between Courts and Law Enforcement Agencies, 1962 A.B.A. Sec. Crim. L. Proc. 11.

Linde, Hans A., How Administrative Law Shapes Governance, 75 Judicature 47 (1991) (reviewing Christopher F. Edley, Jr., Administrative Law: Rethinking Judicial Control of Bureaucracy (1990)).

Linde, Hans A., On Inviting an Echo: Comments on Nagel, Political Pressure and Judicial Integrity, 61 U. Colo. L. Rev. 721 (1990).

Linde, Hans A., Elective Judges: Some Comparative Comments, 61 S. Cal. L. Rev. 1995 (1988).

Linde, Hans A., First Things First: Rediscovering the States' Bills of Rights, 9 U. Balt. L. Rev. 379 (1980).

Lockwood, Lorna E., An Independent Judiciary, 51 Women Law. J. 117 (1965).

Lumbard, Edward, J., Plain Speaking About Courts and Lawyers, 12 Record 72 (1957).

Magruder, Calvert, The Trials and Tribulations of an Intermediate Appellate Court, 44 Cornell L.Q. 1 (1958).

Mansfield, Walter R., The Lesson of Learned Hand, 68 A.B.A. J. 172 (1982).

Markey, Howard T., Judicial Administration - The Human Factors, 1981 B.Y.U. L. Rev. 535. [*1019]

Marshall, Thurgood, Address (Annual Judicial Conference, Second Judicial Circuit of the United States), 136 F.R.D. 236 (1991).

Marshall, Thurgood, A Tribute to Justice William J. Brennan, 104 Harv. L. Rev. 1 (1990).

Marshall, Thurgood, The View from Inside, Bill of Rights J., Dec. 1989, at 1.

Marshall, Thurgood, Recent Development, Supreme Court Summary Dispositions: Either Change the Rules or Stop Giving Short Shrift to Important Issues, 19 Willamette L. Rev. 313 (1983).

Marshall, Thurgood, The Sword and the Robe, Am. Law., Aug. 1981, at 37.

Mazur, Joseph A., & Bockstein, Mark P., Trial by Judge - An Absolute Right?, N.Y. L.J., Mar. 7, 1980, at 1.

McComb, Marshall F., A Mandate from the Bar: Shorter and More Lucid Opinions, 35 A.B.A. J. 382 (1949).

McCree, Wade H., Jr., Sabbatical Rejuvenation: "A Cure for Judicial Blahs?", Legal Times of Wash., Nov. 3, 1980, at 10.

McDaniel, F. Douglas, Preface: Judicial Activism and Citizen Responsibility, 2 Benchmark 109 (1986).

McGowan, Carl, Congress, Court, and Control of Delegated Power, 77 Colum. L. Rev. 1119 (1977).

McMillan, James B., Free Speech - Now More Than Ever, 19 Wake Forest L. Rev. 1 (1983).

McMillan, James B., Social Science and the District Court: The Observations of a Journeyman Trial Judge, Law & Contemp. Probs., Winter 1975, at 157.

Medina, Harold R., Judge Medina Speaks: A Group of Addresses (Maxine Boord Virtue ed., M. Bender 1954).

Medina, Harold R., The Spiritual Quality of Justice, (Journalism Laboratory Press, Washington and Lee University

1954).

Medina, Harold R., The Trial Judge's Notes: A Study in Judicial Administration, 49 Cornell L.Q. 1 (1963).

Medina, Harold R., The Decisional Process, 20 N.Y. County B. Bull. 94 (1962). [*1020]

Medina, Harold R., Some Reflections on the Judicial Function at the Appellate Level, 1961 Wash. U. L.Q. 148.

Medina, Harold R., Procedural Reform and the Achievement of Justice, 11 Wash. & Lee L. Rev. 141 (1954).

Medina, Harold R., The Judge and His God: "We Are Not the Masters", 38 A.B.A. J. 661 (1952).

Medina, Harold R., Judges as Leaders in Improving the Administration of Justice, 23 Pa. B. Ass'n Q. 190 (1952).

Medina, Harold R., Some Reflections on the Judicial Function: A Personal Viewpoint, 38 A.B.A. J. 107 (1952).

Medina, Harold R., Education of a Judge: Address, 22 J. Okla. B. Ass'n 1524 (1951).

Medina, Harold R., Before Ascending the Bench - And After: Address, Mich. St. B.J., Nov. 1950, at 5.

Merrill, Charles M., Query: Could Judges Deliver More Justice If They Wrote Fewer Opinions?, 64 Judicature 435 (1981).

Merrill, Charles M., Some Reflections on the Business of Judging, 40 Cal. St. B.J. 811 (1965).

Merritt, Gilbert S., The Decision Making Process in Federal Courts of Appeals, 51 Ohio St. L.J. 1385 (1990).

Messitte, Peter J., AIDS: A Judicial Perspective, 72 Judicature 204 (1988).

Meyer, Bernard S., Some Thoughts on Statutory Interpretation with Special Emphasis on Jurisdiction, 15 Hofstra L. Rev. 167 (1987).

Meyer, Bernard S., Judging by Fiat, Litig., Winter 1983, at 5.

Meyer, Bernard S., Justice, Bureaucracy, Structure, and Simplification, 42 Md. L. Rev. 659 (1983).

Mikva, Abner J., The Role of Theorists in Constitutional Cases, 63 U. Colo. L. Rev. 451 (1992).

Mikva, Abner J., Bringing the Behavioral Sciences to the Law: Tell It to the Judge or Talk to Your Legislator?, 8 Behav. Sci. & L. 285 (1990).

Mikva, Abner, J., A Tribute to Justice William J. Brennan, Jr., 104 Harv. L. Rev. 9 (1990). [*1021]

Mikva, Abner J., Statutory Interpretation: Getting the Law To Be Less Common, 50 Ohio St. L.J. 979 (1989).

Mikva, Abner J., Sturm und Drang at the D.C. Circuit, 57 Geo. Wash. L. Rev. 1063 (1989).

Mikva, Abner J., For Whom Judges Write, 61 S. Cal. L. Rev. 1357 (1988).

Mikva, Abner J., Jumping at Constitutional Questions Is Risky Business, Litig., Spring 1988, at 5.

Miller, Robert H., Bench Decisions and Opinion Writing, 47 J. Kan. B. Ass'n 247 (1978).

Mills, Richard H., On the Record, Chi. B. Rec., Sept.-Oct. 1982 at 96.

Mosk, Stanley, The Common Law and the Judicial Decision-Making Process, 11 Harv. J.L. & Pub. Pol'y 35 (1988).

Mosk, Stanley, Whither Thou Goest - The State Constitution and Election Returns, 7 Whittier L. Rev. 753 (1985).

Mosk, Stanley, Rediscovering the 10th Amendment, Judges' J., Fall 1981, at 16.

Mosk, Stanley, "Chilling Judicial Independence" - The California Experience, 3 W. New Eng. L. Rev. 1 (1980).

Mosk, Stanley, The Mask of Reform, 10 Sw. U. L. Rev. 885 (1978).

Mosk, Stanley, Recycling the Old Circuit System, 27 S.C. L. Rev. 633 (1976).

Motley, Constance Baker, "Law and Order" and the Criminal Justice System, 64 J. Crim. L. 259 (1973).

Murphy, Francis T., Judicial Process Nature Impacts on Trial Judges, N.Y. L.J., Apr. 25, 1984, at 25.

Murphy, Francis T., Administrators and the Common-Law Judge, N.Y. St. B.J., Dec. 1984, at 18.

Musmanno, M.A., Judge in Jail, 3 Vital Speeches 20 (1936).

Neely, Richard, The Product Liability Mess: How Business Can Be Rescued from the Politics of State Courts (Collier Macmillan 1988).

Neely, Richard, Judicial Jeopardy: When Business Collides with the Courts (Addison-Wesley 1986). [*1022]

Neely, Richard, Why Courts Don't Work (McGraw Hill 1983).

Neely, Richard, How Courts Govern America (Yale University Press 1981).

Neely, Richard, The Politicalization of America's Courts, 54 Vital Speeches 147 (1987).

Neely, Richard, A Structural View of Judicial Activism, Trial, Apr. 1984, at 79.

Neely, Richard, Obsolete Statutes, Structural Due Process, and the Power of Courts To Demand a Second Legislative Look, 131 U. Pa. L. Rev. 271 (1982) (reviewing Guido Calabresi, A Common Law for the Age of Statutes (1982)).

Neely, Richard, A Glimpse into Judges' Chambers, Juris Dr., Dec. 1977, at 33.

Newbern, David, Book Review, 35 Ark. L. Rev. 389 (1981) (reviewing Frank M. Coffin, The Ways of a Judge: Reflections from the Federal Appellate Bench (1980)).

Newman, Jon O., En Banc Practice in the Second Circuit, 1984-1988, 55 Brook. L. Rev. 355 (1989).

Newman, Jon O., Between Legal Realism and Neutral Principles: The Legitimacy of Institutional Values, 72 Cal. L. Rev. 200 (1984).

Newman, Jon O., Watching the Judiciary Watch the Police, 81 Mich. L. Rev. 1185 (1983) (reviewing Police Practices and the Law: Essays from the Michigan Law Review (1982)).

Newman, Jon O., A Better Way To Sentence Criminals, 63 A.B.A. J. 1562 (1977).

Nix, Robert N.C., Jr., Foreword, The Essence of the Judicial Process, 58 Temp. L.Q. 297 (1985).

Noe, James A. et al., The Judge's Book (American Bar Association 1989).

Noe, James A., Is the Independence of the Judiciary a Fading Principle?, Judges' J., Winter 1989, at 25.

Noonan, John T., Jr., Heritage of Tension, 22 Ariz. St. L.J. 39 (1990).

Noonan, John T., Jr., Education, Intelligence, and Character in Judges, 71 Minn. L. Rev. 1119 (1987). [*1023]

Oakes, James L., Remarks on Justice Harlan as a Judicial Conservative, 36 N.Y.L. Sch. L. Rev. 3 (1991).

Oakes, James L., Grace Notes on "Grace Under Pressure", 50 Ohio St. L.J. 701 (1989).

Oakes, James L., On the Craft and Philosophy of Judging, 80 Mich. L. Rev. 579 (1982) (reviewing Frank M. Coffin, The Ways of a Judge: Reflections from the Federal Appellate Bench (1980)).

Oakes, James L., "Property Rights" in Constitutional Analysis Today, 56 Wash. L. Rev. 583 (1981).

Oakes, James L., The Role of Courts in Government Today, 14 Akron L. Rev. 175 (1980).

Oakes, James L., The Proper Role of the Federal Courts in Enforcing the Bill of Rights, 54 N.Y.U. L. Rev. 911 (1979).

Oaks, Dallin H., When Judges Legislate, in Views from the Bench: The Judiciary and Constitutional Politics (Mark W. Cannon & David M. O'Brien eds., Chatham House 1985).

Oaks, Dallin H., Judicial Activism, 7 Harv. J.L. & Pub. Pol'y 1 (1984).

O'Connell, Kenneth J., Oregon's Common-Law Tradition: An Endangered Species, 27 Willamette L. Rev. 197 (1991).

O'Connell, Kenneth J., Patterns of Decision-Making: A Device for Teaching Appellate Judges et al., 70 Or. L. Rev. 57 (1991).

O'Connell, Kenneth J., Taking Process Seriously in Judicial Decision Making, 67 Or. L. Rev. 837 (1988).

O'Connell, Kenneth J., Continuing Legal Education for the Judiciary, 16 J. Legal Educ. 405 (1964).

Oppenheimer, Reuben, First Judicial Impressions, 46 A.B.A. J. 1188 (1960).

Otis, Merrill E., A Proposed Tribunal: Is It Constitutional?, 7 U. Kan. City L. Rev. 3 (1938).

Otis, Merrill E., The Judge to the Jury: Address, Proceedings of the 10th Annual Meeting of the St. B. of Cal., at 96 (1937).

Overton, Ben F., & Lee, Thomas E., Judicial Discretion (National College of the State Judiciary 1972). [*1024]

Palmer, William J., Appellate Jurisprudence as Seen by a Trial Judge, 49 A.B.A. J. 882 (1963).

Parker, John J., Improving Appellate Methods, 25 N.Y.U. L. Rev. 1 (1950).

Pashman, Morris, Pashman Addresses Rutgers Law School Commencement (Transcript), New Jersey L.J., June 18, 1981, at 1.

Peck, David W., The Complement of Court and Counsel (1954), in The Benjamin N. Cardozo Memorial Lectures Delivered Before the Association of the Bar of the City of New York 1941–1970 (100th Anniversary Edition) (M. Bender 1972).

Peckham, Robert F. et al., When Attorneys Push the Court Too Far: Pretrial Management Procedures for Minimizing Delay, Judges' J., Spring 1984, at 40.

Peters, Ellen Ash, Common Law Judging in a Statutory World: An Address, 43 U. Pitt. L. Rev. 995 (1982).

Pollack, Louis H., Advocating Civil Liberties: A Young Lawyer Before the Old Court, 17 Harv. C.L.-C.R. L. Rev. 1 (1982).

Pollock, Stewart, Pollock Addresses N.Y.U. Law Alumni (Transcript), New Jersey L.J., Feb. 26, 1981, at 1.

Posner, Richard A., Cardozo: A Study in Reputation (University of Chicago Press 1990).

Posner, Richard A., The Problems of Jurisprudence (Harvard University Press 1990).

Posner, Richard A., The Federal Courts: Crisis and Reform (Harvard University Press 1985).

Posner, Richard A., Legal Reasoning from the Top Down and from the Bottom Up: The Question of Unenumerated Constitutional Rights, 59 U. Chi. L. Rev. 433 (1992).

Posner, Richard A., Courting Evil, New Republic, June 17, 1991, at 36.

Posner, Richard A., A Tribute to Justice William J. Brennan, 104 Harv. L. Rev. 13 (1990).

Posner, Richard A., What Has Pragmatism To Offer Law?, 63 S. Cal. L. Rev. 1653 (1990).

Posner, Richard A., Conservative Feminism, 1989 U. Chi. Legal F. 191. [*1025]

Posner, Richard A., The Jurisprudence of Skepticism, 86 Mich. L. Rev. 827 (1988).

Posner, Richard A., The Constitution as an Economic Document, 56 Geo. Wash. L. Rev. 4 (1987).

Posner, Richard A., What Am I? A Potted Plant?, The New Republic, Sept. 28, 1987, at 23.

Posner, Richard A., Judges Have Imposed Their Personal Values on Nation, U.S. News, Apr. 15, 1985, at 72.

Posner, Richard A., The Meaning of Judicial Self-Restraint, 59 Ind. L.J. 1 (1983).

Posner, Richard A., Will the Federal Courts of Appeals Survive Until 1984? An Essay on Delegation and Specialization of the Judicial Function, 56 S. Cal. L. Rev. 761 (1983).

Posner, Richard A., Economics, Politics, and the Reading of Statutes and the Constitution, 49 U. Chi. L. Rev. 263 (1982).

Posner, Richard A., & Landes, William M., Legal Change, Judicial Behavior, and the Diversity Jurisdiction, 9 J. Legal Stud. 367 (1980).

Pound, Cuthbert W., Defective Law - Its Cause and Remedy, N.Y. St. B. Bull. 279 (1929).

Powell, Lewis F., Jr., Stare Decisis and Judicial Restraint, 47 Wash & Lee L. Rev. 281 (1990).

Powell, Lewis F., Jr., Are the Federal Courts Becoming Bureaucracies?, 68 A.B.A. J. 1370 (1982).

Powell, Lewis F., Jr., Carolene Products Revisited, 82 Colum. L. Rev. 1087 (1982).

Powell, Lewis F., Jr., What the Justices Are Saying ..., 62 A.B.A. J. 1454 (1976).

Powell, Romae T. et al., The Judge's Book (American Bar Association 1989).

Prettyman, E. Barrett, Some Observations Concerning Appellate Advocacy, 39 Va. L. Rev. 285 (1953).

Pringle, Edward E., The Bench, the Bar, and the Public: A Time for Reflection, 49 Conn. B.J. 380 (1975).

Redmann, Willam V., American Judges in Contemporary Society: Some Principles and Some Problems, Ct. Rev., Winter 1986, at 6. [*1026]

Reed, Stanley F., Our Constitutional Philosophy: Concerning the Significance of Judicial Review in the Evolution of American Democracy, 21 Ky. St. B.J. 136 (1957).

Rehnquist, William H., Constitutional Law and Public Opinion, 20 Suffolk U. L. Rev. 751 (1986).

Rehnquist, William H., The Adversary Society: Keynote Address of the Third Annual Baron de Hirsch Meyer Lecture Series, 33 U. Miami L. Rev. 1 (1978).

Rehnquist, William H., Sunshine in the Third Branch, 16 Washburn L.J. 559 (1977).

Rehnquist, William H., The Cult of the Robe, Judges' J., Fall 1976, at 74.

Rehnquist, William H., The First Amendment: Freedom, Philosophy, and the Law, 12 Gonz. L. Rev. 1 (1976).

Rehnquist, William H., The Notion of a Living Constitution, 54 Tex. L. Rev. 693 (1976).

Rehnquist, William H., What the Justices Are Saying ..., 62 A.B.A. J. 1455 (1976).

Reid, Charles S., What a Lawyer Discovers on Becoming a Judge, Proceedings of the 63rd Annual Meeting of the Ala. St. B. Ass'n, at 316 (1940).

Reinhardt, Stephen, The Supreme Court, the Death Penalty, and the Harris Case, 102 Yale L.J. 205 (1992).

Reinhardt, Stephen, Civil Rights and the New Federal Judiciary: The Retreat from Fairness, 14 Harv. J.L. & Publ. Pol'y 142 (1991).

Reinhardt, Stephen, Why the Nation Needs a Jewish High Court Justice, Los Angeles Daily L.J., June 18, 1990, at 6.

Reinhardt, Stephen, Who Is a Jewish Justice?, 10 Cardozo L. Rev. 2345 (1989) (reviewing Robert A. Burt, Two Jewish Justices: Outcasts in the Promised Land (1988)).

Reinhardt, Stephen, Panel: The Federal Courts Since 1787: Stability and Change in 200 Years, 71 Judicature 116 (1987).

Renfrew, Charles, Comments to Chapter 1, in The Judiciary in a Democratic Society, at 25 (Leonard J. Theberge ed., Lexington Books 1979).

Reynoso, Cruz, Robert Bork's Temptations, Cal. Law., Jan. 1990, at [*1027] 58 (reviewing Robert A. Bork, The Tempting of America: The Political Seduction of the Law (1990)).

Richey, Charles R., A Federal Trial Judge's Reflections on the Preparation for and Trial of Civil Cases, 52 Ind. L.J. 111 (1976).

Ripple, Kenneth F., On Becoming a Judge, 34 Fed. Bar News & J. 380 (1987).

Roberts, Owen J., American Constitutional Government: The Blueprint and the Structure, 29 B.U. L. Rev. 1 (1949).

Roberts, Samuel J. et al., What Makes a Good Appellate Judge? Four Views, Judges' J., Spring 1983, at 51.

Roberts, Samuel J., The Supreme Court of Pennsylvania: Constitutional Government in Action, 53 Pa. B. Ass'n Q. 201 (Oct. 1982).

Roberts, Samuel J., The Trial Court: Keystone of Justice, 53 Pa. B. Ass'n Q. 167 (1982).

Roney, Paul H., Chief Judge Charles Clark and Court Collegiality, 12 Miss. C. L. Rev. 359 (1992).

Rosenberry, Marvin B., Law and the Changing Order, N. Am. Rev. Q., Sept. 1924, at 18.

Rubin, Alvin B., Good Judges: Political Creatures Who Put the Law Above Politics, Legal Times, May 29, 1989, at 31.

Rubin, Alvin B., Hazards of a Civilian Venturer in a Federal Court: Travel and Travail on the Erie Railroad, 48 La. L. Rev. 1369 (1988).

Rubin, Alvin B., Doctrine in Decision-Making: Rationale or Rationalization, 1987 Utah L. Rev. 357.

Rubin, Alvin B., Does Law Matter? A Judge's Response to the Critical Legal Studies Movement, 37 J. Legal Educ. 307 (1987).

Rubin, Alvin B., Book Review, 130 U. Pa. L. Rev. 220 (1981) (reviewing Frank M. Coffin, The Ways of a Judge: Reflections from the Federal Appellate Bench (1980) and J. Woodford Howard, Jr., Courts of Appeals in the Federal Judicial System: A Study of the Second, Fifth, and District of Columbia Circuits (1981)).

Rubin, Alvin B., Bureaucratization of the Federal Courts: The Tension Between Justice and Efficiency, 55 Notre Dame L. Rev. 648 (1980). [*1028]

Rubin, Alvin B., Views from the Lower Court, 23 UCLA L. Rev. 448 (1976).

Rutledge, Wiley B., A Declaration of Legal Faith (University of Kansas Press 1947).

Ryan, J. Brendan, Panel: Different Voices, Different Choices? The Impact of More Women Lawyers and Judges on the Justice System, 74 Judicature 138 (1990).

Sand, Leonard B., Trial by Non-Jury, Litig., Spring 1987, at 5.

Sanders, Joe W., The Judge: The Extent and Limit of His Role in a Civil Law Jurisdiction, 50 Tul. L. Rev. 511 (1976).

Satter, Robert, Doing Justice: A Trial Judge at Work (Simon and Schuster 1990).

Satter, Robert, Tools of the Trade: Judging, Like Carpentry, Requires Craftsmanship, A.B.A. J., Sept. 1992, at 104.

Satter, Robert, The Quality of a Judge's Experience, 65 A.B.A. J. 933 (1979).

Scalia, Antonin, Assorted Canards of Contemporary Legal Analysis, 40 Case W. Res. L. Rev. 581 (1990).

Scalia, Antonin, Judicial Deference to Administrative Interpretations of Law, 1989 Duke L.J. 511.

Scalia, Antonin, Originalism: The Lesser Evil, 57 U. Cin. L. Rev. 849 (1989).

Scalia, Antonin, The Rule of Law as a Law of Rules, 56 U. Chi. L. Rev. 1175 (1989).

Scalia, Antonin, Law and the Winds of Change: A Justice's Conception of the Role of the Bill of Rights in America, Los Angeles Daily J., Mar. 4, 1988, at 4.

Scalia, Antonin, Liberties and the Judiciary: New Ethos Needed Before Courts Intrude on Economic Rights, Los Angeles Daily J., Aug. 5, 1986, at 4.

Scalia, Antonin, Morality, Pragmatism and the Legal Order, 9 Harv. J.L. & Pub. Pol'y 123 (1986).

Scariano, Anthony et al., Interaction and Decisionmaking on Collegial Courts: A Panel Discussion, 71 Judicature 339 (1988). [*1029]

Schaefer, Walter V., The Control of "Sunbursts": Techniques of Prospective Overruling, 42 N.Y.U. L. Rev. 631 (1967).

Schaefer, Walter V., New Ways of Precedent, 2 Manitoba L.J. 255 (1967).

Schaefer, Walter V., Precedent and Policy, 34 U. Chi. L. Rev. 3 (1966).

Schaefer, Walter V., Book Review, 28 U. Chi. L. Rev. 574 (1961) (reviewing Karl N. Llewellyn, The Common Law Tradition: Deciding Appeals (1960)).

Schaefer, Walter V., Good Judges, Better Judges, Best Judges, 44 J. Am. Judicature Soc'y 22 (1960).

Schaefer, Walter V., The Advocate as a Lawmaker: The Advocate in the Reviewing Courts, 1956 U. Ill. L.F. 203.

Schaefer, Walter V., The Life and Times of a Judge of a Reviewing Court, Transactions, Md. St. B. Ass'n 59th Annual Meeting, at 280 (1954).

Schaefer, Walter V., On the Art of Argument: The Appellate Court, 3 U. Chi. L. Sch. Rec., No. 2, 1954, at 1.

Schroeder, Mary M., Compassion on Appeal, 22 Ariz. St. L.J. 45 (1990).

Schwarzer, William W., Grading the Judge, Litig., Winter 1984, at 5.

Schwarzer, William W., Managing Civil Litigation: The Trial Judge's Role, 61 Judicature 400 (1978).

Scott, Thomas E., A Compact for Bench and Bar, Trial Advoc. Q., Jan. 1987, at 8.

Seitz, Collins J., Collegiality and the Court of Appeals, 75 Judicature 26 (1991).

Seitz, Collins J., Contemporary Challenges in the American Courts, 17 Fed. L. Rev. 15 (1987).

Seitz, Collins J., Judicial Review and the American Constitution, 17 Fed. L. Rev. 1 (1987).

Seitz, Collins J., A Bench Eye View of the Bar, 15 S.C. L. Rev. 729 (1963).

Sentelle, David B., The Clerisy of Power, 14 Harv. J.L. & Pub. Pol'y [*1030] 225 (1991) (reviewing Robert H. Bork, The Tempting of America: The Political Seduction of the Law (1990)).

Sentelle, David B., Judicial Discretion: Is One More of a Good Thing Too Much?, 88 Mich. L. Rev. 1828 (1990).

Shepard, Randall T., Flag-Burning, Abortions and the CrOeche; The Role of the Supreme Court in Governing America, 33 Res Gestae 315 (1990).

Shientag, Bernard L., The Personality of the Judge (1943), in The Benjamin N. Cardozo Memorial Lectures Delivered Before the Association of the Bar of the City of New York 1941–1970 (100th Anniversary Edition) (M. Bender 1972).

Simmons, Robert G., Better Opinions - How?, 27 A.B.A. J. 109 (1941).

Simon, Seymour et al., Interaction and Decisionmaking on Collegial Courts: A Panel Discussion, 71 Judicature 339 (1988). Simon, Seymour, Shifting Positions in the Role of Stare Decisis, Chi. Daily L. Bull., June 27, 1988, at 2.

Simon, Seymour, Stare Decisis Invoked To Reduce Judicial Discretion, Chi. Daily L. Bull., May 28, 1987, at 2.

Simonett, John E., The Use of the Term "Result-Oriented" To Characterize Appellate Decisions, 10 Wm. Mitchell L. Rev. 187 (1984).

Simpson, Alex, Jr., Dissenting Opinions, 71 U. Pa. L. Rev. 205 (1923).

Smith, Fern, Panel: Different Voices, Different Choices? The Impact of More Women Lawyers and Judges on the Justice System, 74 Judicature 138 (1990).

Smith, George Rose, A Primer of Opinion Writing, For Four New Judges, 21 Ark. L. Rev. 197 (1967).

Smith, George Rose, The Current Opinions of the Supreme Court of Arkansas: A Study in Craftsmanship, 1 Ark. L. Rev. 89 (1947).

Smith, Robert P., Jr., Explaining Judicial Lawgivers, 11 Fla. St. U. L. Rev. 153 (1983).

Sneed, Joseph T., The Art of Statutory Interpretation, 62 Tex. L. Rev. 665 (1983).

Sneed, Joseph T., When Should the Lions Be on the Throne? Reflections on Judicial Supremacy, 21 Ariz. L. Rev. 925 (1979). [*1031]

Spaeth, Edmund B., Jr., Where Is the High Court Heading?, Judges' J., Summer 1985, at 10.

Spaeth, Edmund B., Jr., Foreword (Symposium: Court-Ordered Change in Social Institutions), 6 Law & Human Behav. 107 (1982).

Sprecher, Robert A., The Development of the Doctrine of Stare Decisis and the Extent to Which It Should Be Applied, 31 A.B.A. J. 501 (1945).

Stanton, Robert F., Some Trials of a Trial Judge, Transactions, Md. St. B. Ass'n 43rd Annual Meeting, at 35 (1938).

Starr, Kenneth W., The Establishment Clause, 41 Okla. L. Rev. 477 (1988).

Starr, Kenneth W., Of Forests and Trees: Structuralism in the Interpretation of Statutes, 56 Geo. Wash. L. Rev. 703 (1988).

Starr, Kenneth W., Observations About the Use of Legislative History, 1987 Duke L.J. 371.

Stevens, John Paul, The Bill of Rights: A Century of Progress, 59 U. Chi. L. Rev. 13 (1992).

Stevens, John Paul, A Judge's Use of History - Thomas E. Fairchild Inaugural Lecture, 1989 Wis. L. Rev. 223.

Stevens, John Paul, The Third Branch of Liberty, 41 U. Miami L. Rev. 277 (1986).

Stevens, John Paul, Judicial Restraint, 22 San Diego L. Rev. 437 (1985).

Stevens, John Paul, Legal Questions in Perspective, 13 Fla. St. U. L. Rev. 1 (1985).

Stevens, John Paul, Reflections on the Removal of Sitting Judges, 13 Stetson L. Rev. 215 (1984).

Stevens, John Paul, The Life Span of a Judge-Made Rule, 58 N.Y.U. L. Rev. 1 (1983).

Stevens, John Paul, Judicial Restraint and the High Court's Caseload, Los Angeles Daily J., Aug. 18, 1982, at 4.

Stevens, John Paul, Some Thoughts About a General Rule, 21 Ariz. L. Rev. 599 (1979).

Stevens, John Paul, Address to the Illinois State Bar Association's Centennial Dinner, 65 Ill. B.J. 508 (1977). [*1032]

Stewart, Potter, A Retirement Press Conference, 55 Tenn. L. Rev. 21 (1987).

Stewart, Potter, Reflections on the Supreme Court, Litig., Spring 1982, at 8.

Stone, Harlan Fiske, Dissenting Opinions Are Not Without Value, 26 J. Am. Judicature Soc'y 78 (1942).

Stone, Harlan Fiske, The Common Law in the United States, 50 Harv. L. Rev. 4 (1936).

Stone, Harlan Fiske, Fifty Years' Work of the United States Supreme Court, 14 A.B.A. J. 428 (1928).

Swygert, Luther M., In Defense of Judicial Activism, 16 Val. U. L. Rev. 439 (1982).

Tate, Albert, Jr., The Twentieth-Century Primacy of Statutory Law, 81 Mich. L. Rev. 746 (1983) (reviewing James Willard Hurst, Dealing with Statutes (1982)).

Tate, Albert, Jr., The Judge's Function and Methodology in Statutory Interpretation, 7 S.U. L. Rev. 147 (1981).

Tate, Albert, Jr., The "New" Judicial Solution: Occasions for and Limits to Judicial Creativity, 54 Tul. L. Rev. 877 (1980).

Tate, Albert, Jr., Propriety of Off-Bench Judicial Writing or Speaking on Legal or Quasi-Legal Issues, 3 J. Legal Prof. 17 (1978).

Tate, Albert, Jr., The Role of the Judge in Mixed Jurisdictions: The Louisiana Experience, 20 Loy. L. Rev. 231 (1974).

Tate, Albert, Jr., Sua Sponte Consideration on Appeal, 9 Trial Judges' J. 68 (1970).

Tate, Albert, Jr., The Law-Making Function of the Judge, 28 La. L. Rev. 211 (1968).

Tate, Albert, Jr., The Judge as a Person, 19 La. L. Rev. 438 (1959).

Tate, Albert, Jr., The Role of the Judge in the American Republic, 16 La. L. Rev. 386 (1956).

Tauro, Joseph L., Sentencing: A View from the Bench, 9 New Eng. J. on Crim. & Civ. Confinement 323 (1983).

Thornton, J. Edward, The Freedom of Judges, 2 Cumber-Sam. L. Rev. 145 (1971). [*1033]

Tobriner, Matthew O., Retrospect: Ten Years on the California Supreme Court, 20 UCLA L. Rev. 5 (1972).

Traynor, Roger J., The Riddle of Harmless Error (Ohio State University Press 1970).

Traynor, Roger J., Transatlantic Reflections on Leeways and Limits of Appellate Courts, 1980 Utah L. Rev. 255.

Traynor, Roger J., The Limits of Judicial Creativity, 63 Iowa L. Rev. 1 (1977).

Traynor, Roger J., Quo Vadis, Prospective Overruling: A Question of Judiciary Responsibility, 28 Hastings L.J. 533 (1977).

Traynor, Roger J., The Mind Counts, 20 Cath. U. L. Rev. 259 (1970).

Traynor, Roger J., Reasoning in a Circle of Law, 56 Va. L. Rev. 739 (1970).

Traynor, Roger J., The Givers and Takers of Law, 18 J. Pub. L. 247 (1969).

Traynor, Roger J., The Judges and Law Reform, Trial, Apr.-May 1969, at 37.

Traynor, Roger J., Statutes Revolving in Common-Law Orbits, 17 Cath. U. L. Rev. 401 (1968).

Traynor, Roger J., Better Days in Court for a New Day's Problems, 17 Vand. L. Rev. 109 (1963).

Traynor, Roger J., La Rude Vita, la Dolce Giustizia; or Hard Cases Can Make Good Law, 29 U. Chi. L. Rev. 223 (1962).

Traynor, Roger J., No Magic Words Could Do It Justice, 49 Cal. L. Rev. 615 (1961).

Traynor, Roger J., Badlands in an Appellate Judge's Realm of Reason, 7 Utah L. Rev. 157 (1960).

Traynor, Roger J., Comment on the Courts and Lawmaking, in Legal Institutions Today and Tomorrow (Monrad G. Paulsen ed., Columbia University Press 1959).

Traynor, Roger J., Some Open Questions on the Work of State Appellate Courts, 24 U. Chi. L. Rev. 211 (1957).

Traynor, Roger J., Unjustifiable Reliance, 42 Minn. L. Rev. 11 (1957). [*1034]

Traynor, Roger J., Law and Social Change in a Democratic Society, 1956 U. Ill. L.F. 230.

Tso, Tom, The Process of Decision Making in Tribal Courts, 31 Ariz. L. Rev. 225 (1989).

Ulman, Joseph N., A Judge Takes the Stand (Knopf 1933).

Vanderbilt, Arthur T., Selected Writings (Fannie J. Klein & Joel S. Lee eds., Oceana Publictions 1965).

Vanderbilt, Arthur T., Judges and Jurors: Their Functions, Qualifications, and Selection (Boston University Press 1956).

Vanderbilt, Arthur T., Men and Measure in the Law (Knopf 1949).

Vinson, Fred M., Vinson Tells A.B.A. of the Supreme Court's Work; Opinion on Dissents, 20 J. Okla. B. Ass'n 1269 (1949).

Wachtler, Sol, Electing Justice, 89 Mich. L. Rev. 1545 (1991) (reviewing Joseph R. Grodin, In Pursuit of Justice: Reflections of a State Supreme Court Justice (1989)).

Wachtler, Sol, A Judge's Perspective: The New York Rulings, Law, Med. & Health Care, Spring-Summer 1991, at 60.

Wachtler, Sol, Judging the Ninth Amendment, 59 Fordham L. Review 597 (1991).

Wachtler, Sol, Judicial Lawmaking, 65 N.Y.U. L. Rev. 1 (1990).

Wachtler, Sol, Our Constitutions - Alive and Well, 61 St. John's L. Rev. 381 (1987).

Wachtler, Sol, Our Flexible Constitutions: Hand in Hand with Human Progress, 59 N.Y. St. B.J. 6 (1987).

Wachtler, Sol, Stare Decisis and a Changing New York Court of Appeals, 59 St. John's L. Rev. 445 (1985).

Wahl, Rosalie E., Some Refections on Women and the Judiciary, 4 Law & Ineq. J. 153 (1986).

Wald, Patricia M., The Role of the Judiciary in Environmental Protection, 19 B.C. Envtl. Aff. L. Rev. 519 (1992).

Wald, Patricia M., Some Real Life Observations About Judging, 26 Ind. L.J. 171 (1992). [*1035]

Wald, Patricia M., The Conscience of a Judge, 25 Suffolk U. L. Rev. 619 (1991).

Wald, Patricia M., Constitutional Conundrums, 61 U. Colo. L. Rev. 727 (1990).

Wald, Patricia M., The Sizzling Sleeper: The Use of Legislative History in Construing Statutes in the 1988–89 Term of the United States Supreme Court, 39 Am. U. L. Rev. 277 (1990).

Wald, Patricia M., "Some Exceptional Condition" – The Anatomy of a Decision Under *Federal Rule of Civil Procedure* 53(b), 62 St. John's L. Rev. 405 (1988).

Wald, Patricia M., Limits on the Use of Economic Analysis in Judicial Decisionmaking, Law & Contemp. Probs., Autumn 1987, at 224.

Wald, Patricia M., Some Thoughts on Judging as Gleaned from One Hundred Years of the Harvard Law Review and Other Great Books, 100 Harv. L. Rev. 887 (1987).

Wald, Patricia M., Rebel Angel in Flight: Chief Judge Patricia M. Wald on the U.S. Court of Appeals, District Law., July-Aug. 1986, at 30.

Wald, Patricia M., The Role of Morality in Judging: A Woman Judge's Perspective, 4 Law & Ineq. J. 3 (1986).

Wald, Patricia M., Thoughts on Decisionmaking, 87 W. Va. L. Rev. 1 (1984).

Wald, Patricia M., The Problem with the Courts: Black-Robed Bureaucracy, or Collegiality Under Challenge?, 42 *Md. L. Rev.* 766 (1983). Wald, Patricia M., Some Observations on the Use of Legislative History in the 1981 Supreme Court Term, 68 *Iowa L. Rev.* 195 (1983).

Wald, Patricia M., Women in the Law: Stage Two, 52 UMKC L. Rev. 45 (1983).

Wald, Patricia M., Making "Informed" Decisions on the District of Columbia Circuit, 50 Geo. Wash. L. Rev. 135 (1982).

Walker, John M., Jr., Decisionmaking in Government: A Personal Perspective, 36 Fed. B. News & J. 333 (1989).

Wallace, J. Clifford, Interpreting the Constitution: The Case for Judicial Restraint, 71 Judicature 81 (1987). [*1036]

Wallace, J. Clifford, A Two Hundred Year Old Constitution in Modern Society, 61 Tex. L. Rev. 1575 (1983).

Wallace, J. Clifford, The Jurisprudence of Judicial Restraint: A Return to the Moorings, 50 Geo. Wash. L. Rev. 1 (1981).

Wapner, Joseph A., A View from the Bench (Simon and Schuster 1987).

Warren, Earl, The Memoirs of Earl Warren (Doubleday 1977).

Warren, Earl, "All Men Are Created Equal" (1970), in The Benjamin N. Cardozo Memorial Lectures Delivered Before the Association of the Bar of the City of New York 1941–1970 (100th Anniversary Edition) (M. Bender 1972).

Warren, Earl, Fourteenth Amendment: Retrospective and Prospective, in The Fourteenth Amendment (Bernard Schwartz ed., New York University Press 1970).

Warren, Earl, The Bill of Rights and the Military, 37 N.Y.U. L. Rev. 181 (1962).

Washburn, Clarence G., A Heart to Heart Talk by Judge Washburn, Ohio L. Rep., June 7, 1926, at 458.

Watt, Ernst John, Special Problems in the Judicial Function (National College of State Trial Judges 1970).

Weinstein, Jack B., The Poor's Right to Equal Access to the Courts, 13 Conn. L. Rev. 651 (1981).

Whichard, Willis P., A Common-Law Judge's View of the Appropriate Use of Economics in Common-Law Adjudication, Law & Contemp. Probs., Autumn 1987, at 253.

White, Byron R., Challenges for the U.S. Supreme Court and the Bar: Contemporary Reflections, 51 Antitrust L.J. 275 (1982).

White, Byron R., The Work of the Supreme Court: A Nuts and Bolts Description, 54 N.Y. St. B.J. 346 (1982).

Wilentz, Robert N., Judicial Legitimacy - Finding the Law, 8 Seton Hall Legis. J. 221 (1984).

Wilentz, Robert N., Wilentz on Independence of Judiciary (Transcript), New Jersey L.J., Dec. 17, 1981, at 1.

Wiley, Alexander, The Meaning of an Independent Judiciary, 7 F.R.D. 553 (1948). [*1037]

Wilkey, Malcolm R., Activism by the Branch of Last Resort: Of the Seizure of Abandoned Swords and Purses (National Legal Center for the Public Interest 1984).

Wilkey, Malcolm R., Judicial Activism, Congressional Abdication, and the Need for Constitutional Reform, 8 Harv. J.L. & Pub. Pol'y 503 (1985).

Wilkey, Malcolm R., Judicial Review of Administrative Action, 5 J. Nat'l Ass'n Admin. L. Judges 87 (1985).

Wilkinson, J. Harvie III, The Powellian Virtues in a Polarized Age, 49 Wash. & Lee L. Rev. 271 (1992).

Wilkinson, J. Harvie III, The Fourteenth Amendment Privileges or Immunities Clause, 12 Harv. J.L. & Pub. Pol'y 43 (1989).

Wilkinson, J. Harvie III, The Role of Reason in the Rule of Law, 56 U. Chi. L. Rev. 779 (1989).

Williams, Stephen F., The Roots of Deference, 100 Yale L.J. 1103 (1991) (reviewing Christopher F. Edley, Jr., Administrative Law: Rethinking Judicial Control of Bureaucracy (1990)).

Williams, Stephen F., Rule and Purpose in Legal Interpretation, 61 U. Colo. L. Rev. 809 (1990).

Winter, Ralph K., Jr., The Equal Protection Clause: Its Framers' Intent and the Contemporary Mind, 9 Harv. J.L & Pub. Pol'y 47 (1986).

Winter, Ralph K., Jr., The Activist Judicial Mind, in Views from the Bench: The Judiciary and Constitutional Politics (Mark W. Cannon & David M. O'Brien eds., Chatham House 1985).

Wisdom, John Minor, Random Remarks on the Role of Social Sciences in the Judicial Decision-Making Process in School Desegregation Cases, Law & Contemp. Probs., Winter 1975, at 134.

Wisdom, John Minor, A Southern Judge Looks at Civil Rights, 42 F.R.D. 457 (1967).

Wiseman, Thomas A., Jr., Judicial Discretion Under the New Tennessee Criminal Sentencing Reform Act of 1982, 18 Tenn. B.J., Nov. 1982, at 13.

Wright, Craig, A Call for Judicial Responsibility: The Need for Reasoned Restraint of Judicial Activism, 13 Ohio N.U. L. Rev. 164 (1986). [*1038]

Wright, Craig, A Judge's Duty and the Public Trust, Ohio St. B. Ass'n Rep., Jan. 28, 1985, at 148.

Wright, Donald R., The Role of the Judiciary: From Marbury to Anderson, 60 Cal. L. Rev. 1262 (1972).

Wright, Eugene A., Book Review, 56 Wash. L. Rev. 341 (1981) (reviewing Frank M. Coffin, The Ways of a Judge: Reflections from the Federal Appellate Bench (1980)).

Wright, Eugene A., Introduction: Essays from the Bench, 52 Ind. L.J. 97 (1976).

Wright, J. Skelly, The Judicial Right and the Rhetoric of Restraint: A Defense of Judicial Activism in an Age of Conservative Judges, 14 Hastings Con. L.Q. 487 (1987).

Wright, J. Skelly, Judicial Review and the Equal Protection Clause, 15 Harv. C.L.-C.R. L. Rev. 1 (1980).

Wright, J. Skelly, Law and the Logic of Experience: Reflections on Denning, Devlin, and Judicial Innovation in the British Context, *33 Stan. L. Rev.* 179 (1980) (reviewing Alfred Thompson Denning, The Discipline of Law (1979) and Patrick Devlin, The Judge (1979)).

Wright, J. Skelly, The Courts and the Rulemaking Process: The Limits of Judicial Review, 59 Cornell L. Rev. 375

(1974).

Wright, J. Skelly, Beyond Discretionary Justice, 81 Yale L.J. 575 (1972) (reviewing Kenneth Culp Davis, Discretionary Justice: A Preliminary Inquiry (1969)).

Wright, J. Skelly, No Matter How Small, Hum. Rts. Q., Fall 1972, at 115.

Wright, J. Skelly, Professor Bickel, the Scholarly Tradition, and the Supreme Court, 84 Harv. L. Rev. 769 (1971).

Wright, J. Skelly, Courts Have Failed the Poor, N.Y. Times, Mar. 9, 1969, (Magazine) at 26.

Wright, J. Skelly, The Role of the Supreme Court in a Democratic Society – Judicial Activism or Restraint?, 54 Cornell L. Rev. 1 (1968).

Wyzanski, Charles E., Jr., Whereas - A Judge's Premises: Essays in Judgment, Ethics, and the Law (Little Brown and Company 1965). [*1039]

Wyzanski, Charles E., Jr., Magistrate Montaigne's Follower, 11 Creighton L. Rev. 503 (1977).

Wyzanski, Charles E., Jr., An Activist Judge - Mea Maxima Culpa. Apologia Pro Vita Mea., 7 Ga. L. Rev. 202 (1973).

Wyzanski, Charles E., Jr., Equal Justice Through Law, 47 Tul. L. Rev. 951 (1973).

Wyzanski, Charles E., Jr., Letter from Charles E. Wyzanski, Jr., to Senator Leverett Saltonstall (Jan. 12, 1959), The Importance of the Trial Judge, in Walter F. Murphy & C. Herman Pritchett, Courts, Judges, and Politics: An Introduction to the Judicial Process (Random House 1961).

Wyzanski, Charles E., Jr., A Trial Judge's Freedom and Responsibility, 65 Harv. L. Rev. 1281 (1952).

Yankwich, Leon R., The Art of Being a Judge, 105 U. Pa. L. Rev. 374 (1957).

Ziegler, Donald E., Collegiality and the District Courts, 75 Judicature 24 (1991).

FOOTNOTES:

n1 The *Ohio State Law Journal* periodically runs a column entitled "Judges on Judging," which researchers may find useful. This project is unrelated to the column.

n2. Henry J. Friendly, Reactions of a Lawyer - Newly Become Judge, 71 Yale L.J. 218, 229 (1961).