

---

---

# CONSTITUTIONAL COMMENTARY

---

---

Volume 20, Number 2

Summer 2003

*Marbury* at 200: A Bicentennial Celebration  
of *Marbury v. Madison*

*Marbury* as History

*Marbury* and the Retreat from Judicial

Supremacy ..... Larry D. Kramer

The *Marbury* of 1803 and the Modern

*Marbury*..... Sylvia Snowiss

What Are the Facts of *Marbury*

*v. Madison*? ..... Sanford Levinson  
Jack M. Balkin

*Marbury*'s Errors?

Not the King's Bench..... Edward A. Hartnett

The Lame Ducks of *Marbury*..... John Copeland Nagle

*Marbury*'s Wrongness ..... Michael Stokes Paulsen

*Marbury* at 200: Judicial Supremacy Today

The Importance of Being Final..... Daniel A. Farber

Constitutional Rules, Constitutional Standards,  
and Constitutional Settlement: *Marbury v.*

*Madison* and the Case for Judicial  
Supremacy ..... Larry Alexander

Interpretative Equality as a Structural Imperative

(Or "Pucker Up and Settle *This!*")..... Gary Lawson

The Office of the Oath ..... Patrick O. Gudridge

Judicial Supremacy and Its Discontents ..... Dale Carpenter

# CONSTITUTIONAL COMMENTARY

Brian Bix, Daniel A. Farber, Jim Chen,  
Don Dripps, David McGowan  
Michael Stokes Paulsen ..... Editors

Joseph Gratz, Kenneth Krall,  
Elizabeth Lamin ..... Technical Editors

Laurie Newbauer ..... Administrative Assistant

## CONTENTS

### *Marbury* at 200: A Bicentennial Celebration of *Marbury v. Madison*

#### *Marbury* as History

<i>Marbury</i> and the Retreat from Judicial Supremacy .....	Larry D. Kramer	205
The <i>Marbury</i> of 1803 and the Modern <i>Marbury</i> .....	Sylvia Snowiss	231
What Are the Facts of <i>Marbury</i> <i>v. Madison</i> ? .....	Sanford Levinson Jack M. Balkin	255

#### *Marbury's* Errors?

Not the King's Bench .....	Edward A. Hartnett	283
The Lame Ducks of <i>Marbury</i> .....	John Copeland Nagle	317
<i>Marbury's</i> Wrongness .....	Michael Stokes Paulsen	343

## *Marbury* at 200: Judicial Supremacy Today

The Importance of Being Final.....	<i>Daniel A. Farber</i>	359
Constitutional Rules, Constitutional Standards, and Constitutional Settlement: <i>Marbury v. Madison</i> and the Case for Judicial Supremacy .....	<i>Larry Alexander</i>	369
Interpretative Equality as a Structural Imperative (Or “Pucker Up and Settle <i>This!</i> ”) .....	<i>Gary Lawson</i>	379
The Office of the Oath .....	<i>Patrick O. Gudridge</i>	387
Judicial Supremacy and Its Discontents .....	<i>Dale Carpenter</i>	405

***Constitutional Commentary*** is a publication of the Minnesota Center for Legal Studies.

*Constitutional Commentary* is published by the University of Minnesota Law School three times a year in February, June and October. Subscription: 1 year, \$22.00; single copies of issues in the current volume, \$9.00. Subscriptions are automatically renewed upon expiration unless a request for discontinuance is received. Back issues and volumes are available from William S. Hein & Co., 1285 Main Street, Buffalo, New York 14209; telephone: 1-800-828-7571

*Constitutional Commentary* invites the submission of unsolicited manuscripts. We regret that such manuscripts cannot be returned except upon receipt of postage and handling fees of \$2.50. Manuscripts may be submitted electronically to [newba001@umn.edu](mailto:newba001@umn.edu). Citations conform generally to *The Bluebook: A Uniform System of Citation* (“The Blue Book”), subject to such exceptions as the editors of *Constitutional Commentary*, from time to time and without prior notice, may see fit to adopt, supplemented by *The Chicago Manual of Style*.

Communications should be addressed to Constitutional Commentary, University of Minnesota Law School, 229 19th Avenue South, Minneapolis, Minnesota 55455. Telephone: (612) 625-4819 (office); (612) 625-4581 (subscriptions).

Copyright © 2004 by *Constitutional Commentary*.