
CONSTITUTIONAL COMMENTARY

Volume 6, Number 2

Summer 1989

- The Name of the Rose *Mark Tushnet*
The "Unwritten Constitution" and the U.C.C. *D.A.F.*
Abortion After *Webster* *D.A.F.*

Articles

- Why Constitutional Theory Matters to
Constitutional Practice (and Vice Versa) *Michael J. Perry*
A Footnote to "Penumbra" in
Griswold v. Connecticut *Henry T. Greely*
Justice Douglas After Fifty Years: The First
Amendment, McCarthyism and Rights *L.A. Powe, Jr.*
Forgetting the Constitution *Robert F. Nagel*
Canada's *Roe*: The Canadian Abortion
Decision and Its Implications for American
Constitutional Law and Theory *Daniel O. Conkle*
Money, Equality and the Regulation of
Campaign Finance *Gene R. Nichol*
Public Relations in the Supreme Court:
Justice Tom Clark's Opinion in the
School Prayer Case *Thomas M. Mengler*
Free Speech and Modern Republican
Government *Murray Dry*
Rhetoric and Reality in the Law of Federal
Courts: Professor Fallon's Faulty Premise *Michael Wells*
On Race and Diversity *David P. Bryden*

*Book Reviews by Frank J. Sorauf, Lino A. Graglia, Mark Tushnet,
Michael Zuckert, Daniel D. Polsby, Earl M. Maltz,
Donald O. Dewey, Stanley C. Brubaker, Norman L. Rosenberg,
Steven H. Balch, Herbert Hovenkamp, James Magee,
Michael Levin, Daniel O. Conkle, Michael C. Tolley,
Steven D. Smith, Herman Belz, Daniel A. Farber*

CONSTITUTIONAL COMMENTARY

Daniel Farber Editor, Article Section
 David Bryden Editor, Book Review Section
 Scott Banas, Joan Humes, Steven Tollefson Technical Editors
 Laurie Newbauer Administrative Assistant

CONTENTS

BUT CF. . . .

The Name of the Rose	<i>Mark Tushnet</i>	215
The "Unwritten Constitution" and the U.C.C.	<i>D.A.F.</i>	217
Abortion After <i>Webster</i>	<i>D.A.F.</i>	225

ARTICLES

Why Constitutional Theory Matters to Constitutional Practice (and Vice Versa)	<i>Michael J. Perry</i>	231
A Footnote to "Penumbra" in <i>Griswold v. Connecticut</i>	<i>Henry T. Greely</i>	251
Justice Douglas After Fifty Years: The First Amendment, McCarthyism and Rights	<i>L.A. Powe, Jr.</i>	267
Forgetting the Constitution	<i>Robert F. Nagel</i>	289
Canada's <i>Roe</i> : The Canadian Abortion Decision and Its Implications for American Constitutional Law and Theory	<i>Daniel O. Conkle</i>	299
Money, Equality and the Regulation of Campaign Finance	<i>Gene R. Nichol</i>	319
Public Relations in the Supreme Court: Justice Tom Clark's Opinion in the School Prayer Case	<i>Thomas M. Mengler</i>	331
Free Speech and Modern Republican Government	<i>Murray Dry</i>	351
Rhetoric and Reality in the Law of Federal Courts: Professor Fallon's Faulty Premise	<i>Michael Wells</i>	367
On Race and Diversity	<i>David P. Bryden</i>	383

BOOK REVIEWS

Chadha: The Story of an Epic Constitutional Struggle	<i>Frank J. Sorauf</i> 431
Law & Literature: A Misunderstood Relation	<i>Lino A. Graglia</i> 437
The Political Ideas of Leo Strauss	<i>Mark Tushnet</i> 443
Morality, Politics and Law	<i>Michael Zuckert</i> 446
Taking the Constitution Seriously	<i>Daniel D. Polsby</i> 459
Red, White and Blue: A Critical Analysis of Constitutional Law	<i>Earl M. Maltz</i> 463
Federalism: The Founders' Design	<i>Donald O. Dewey</i> 466
American Constitutional Law	<i>Stanley C. Brubaker</i> 469
A Worthy Tradition: Freedom of Speech in America	<i>Norman L. Rosenberg</i> 495
Elites and the Idea of Equality	<i>Steven H. Balch</i> 499
Constitutional Faith	<i>Herbert Hovenkamp</i> 501
Final Report of the Attorney General's Commission on Pornography United States of America vs. Sex The Question of Pornography: Research Findings and Policy Implications Seven Dirty Words and Six Other Stories Pornography: Marxism, Feminism, and the Future of Sexuality	<i>James Magee</i> 507
The Morality of Groups: Collective Responsibility, Group-Based Harm, and Corporate Rights	<i>Michael Levin</i> 523
Behind <i>Bakke</i> : Affirmative Action and the Supreme Court	<i>Daniel O. Conkle</i> 533
State Supreme Courts in State and Nation	<i>Michael C. Tolley</i> 537
Separation of Church and State: Historical Fact and Current Fiction Christianity and the State	<i>Steven D. Smith</i> 541
A March of Liberty: A Constitutional History of the United States	<i>Herman Belz</i> 549
The Fourteenth Amendment: From Political Principle to Judicial Doctrine	<i>Daniel A. Farber</i> 564

Constitutional Commentary is published by the University of Minnesota Law School two times a year in January and July. Subscription: 1 year, \$12.00; single copies of issues in the current volume, \$6.00. Subscriptions are automatically renewed upon expiration unless a request for discontinuance is received.

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. Citations conform generally to *A Uniform System of Citation* (14th ed. 1986), 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) 625-8034 (subscriptions); 625-3842 (Bryden); 625-1022 (Farber).* (ISSN 0742-7115)

Copyright 1989 by Constitutional Commentary.