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The US Supreme Court and the Centralization of Federal Authority Michael A. Dichio,2018-11-01 This book explores the US Supreme Court's impact on the constitutional development of the federal government from the founding era forward. The author's research is based on an original database of several hundred landmark decisions compiled from constitutional law casebooks and treatises published between 1822 and 2010. By rigorously and systematically interpreting these decisions, he determines the extent to which the court advanced and consolidated national governing authority. The result is a portrait of how the high court, regardless of constitutional issue and ideology, persistently expanded the reach and scope of the federal government. 2017 Case Supplement Randy E. Barnett,2017 **Race, Law, and American Society** Gloria J. Browne-Marshall,2013-05-02 This second edition of Gloria Browne Marshall's seminal work tracing the history of racial discrimination in American law from colonial times to the present is now available with major revisions. Throughout, she advocates for freedom and equality at the center, moving from their struggle for physical freedom in the slavery era to more recent battles for equal rights and economic equality. From the colonial period to the present, this book examines education, property ownership, voting rights, criminal justice, and the military, as well as internationalism and civil liberties, by analyzing the key court cases that established America's racial system and demonstrating the impact of these court cases on American society. This edition also includes more on Asians, Native Americans, and Latinos. **Race, Law, and American Society** is highly accessible and thorough in its depiction of the role race has played with the sanction of the U.S. Supreme Court in shaping virtually every major American social institution. **The Influence of American Theories of Judicial Review on Nordic Constitutional Law** Ragnhildur Helgadóttir,2006 This study examines the influence of American law and theories of judicial review on the development, practice, and theorization of judicial review in Norway, Denmark, and Iceland from the 19th century to the present. The study describes how Nordic scholars in the late 19th century rationalized judicial review based on American theory and how American law influenced both their views of the institution and their way of thinking about substantive constitutional rights. These views, in turn, influenced Nordic jurisprudence for decades. **Constitutional Rights** Randy E. Barnett,Josh Blackman,2017-12-11 Buy a new version of this Connected Casebook and receive access to the online eBook, practice questions from your favorite study aids, and an outline tool on CasebookConnect, the all-in-one learning solution for law school students. CasebookConnect offers you what you need most to be successful in your law school classes: portability, meaningful feedback, and greater efficiency. This looseleaf version of the Connected Casebook does not come with a binder. **Constitutional Rights Cases in Context Second Edition** places primary emphasis on how constitutional law has

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Barnett, 2008 This innovative casebook breaks course content up into teachable class sized chunks and replaces the typical dense note material found in other casebooks with more of the classic cases presented at greater length with background readings from varied sources Emphasizing the evolution of constitutional law from the Founding to today Constitutional Law Cases in Context employs a transparent and straightforward organization that is not only easy for students to grasp but easy for professors to tailor and rearrange to suit various teaching preferences This unique casebook is designed to be user friendly for teacher and student alike primary emphasis is placed on how Constitutional Law has developed rather than on doctrinal details providing an accessible and engaging way to consider first principles and method especially for those students without a basic familiarity with constitutional history to convey the context in which they were decided The landmark classic cases that provide the basic vocabulary of Constitutional Law are presented chronologically rather than doctrine by doctrine to encourage students on their own to discern and begin to internalize the significance of each key court decision presenting an overall constitutional narrative is more efficient and less confusing than separately tracing the history of each doctrine while allowing ample time to cover contemporary issues both classic and modern cases are generously

edited to allow the Justices themselves rather than the casebook editor To debate the development of constitutional law in their own words cases especially the early ones are judiciously supplemented with other materials to provide further context that draws students into the subject Rival interpretations of the Constitution by founders Presidents and other critics of the Court s decisions are better represented here than in many other casebooks Study Guide Questions before each case help students focus attention on salient issues at 1 408 pages with textual introductions that are brief and factual and with fewer dense note materials this casebook is more transparent for professor and student alike Complementing the casebook an annual supplement For The casebook Recent Developments in Constitutional Law will replace cases that occur later in the materials leaving the early parts of the course more stable from year to year and from future edition to edition an in depth Teacher s Manual explaining how to use the book in various common course configurations This novel but remarkably comfortable casebook offers an accessible and engaging way to teach and learn Constitutional Law If you are looking for a shorter Constitutional Law casebook with fewer dense notes be sure to examine Constitutional Law Cases in Context before you teach your next course

2015 Case Supplement Randy E. Barnett,2015 **The Elements of Constitutional Law** Albert Navarra,2010 Lawyer Navarra has a passion for making complex subjects simple which is why he created this reference on how constitutional law affects every important aspect of American life family matters work taxes travel speech voting and worship

Law, Race and the Constitution in the Obama-Context Antonette Jefferson,2013-10-28 Law Race and the Constitution in the Obama Context investigates the United States and the changes or lack of changes that have taken place in interpreting the law as it relates to a newly minted attempt at post racialism The text looks at seminal court cases federal legislation and the Constitution and attempts to grapple with issues of immigration affirmative action Title VII and other sensitive issues that concern a country seeing changes in its demographics in its class dynamics and in its race relations Is race still an issue This text explores that question

European Yearbook of Constitutional Law 2021 Jurgen de Poorter,Gerhard van der Schyff,Maarten Stremmer,Maartje De Visser,2022-06-06 The European Yearbook of Constitutional Law EYCL is an annual publication devoted to the study of constitutional law It aims to provide a forum for in depth analysis and discussion of new developments in the field both in Europe and beyond This third volume of the EYCL focuses on constitutional advice an underexplored topic of legal scholarship today and addresses this situation by looking beyond constitutional law s familiar focus on the classic separation of powers and the main legislative executive and judicial bodies implied by this construct The attention is shifted to mapping and analysing the advisory bodies and functions grouped around and in support of the legislators administrators and judges at the frontline of the constitutional edifice which is accomplished through national comparative and transnational perspectives on constitutional advice from Europe and beyond Addressing the topic of constitutional advice is necessary to broaden and deepen not only our understanding of advice as a field in its own right but also as a way of rendering a fuller account of contemporary constitutionalism Also the increasing political

polarisation across many societies today underscores the need to study constitutional advice on topics of significance in an attempt to bridge divides and end gridlock This book will be of special interest to constitutional scholars and legal scholars more generally as well as to political scientists In addition government officials judges and policy makers wishing to better understand the legal mechanisms and avenues when it comes to rendering or receiving advice in the contemporary constitutional context will find much of relevance Jurgen de Poorter is professor at Tilburg Law School Department of Public Law and Governance Gerhard van der Schyff is associate professor at Tilburg Law School Department of Public Law and Governance Maarten Stremmer is assistant professor at Maastricht University Faculty of Law Department of Public Law Maartje De Visser is associate professor at Yong Pung How School of Law Singapore Management University Singapore

Constitutional Law Randy E. Barnett, Josh Blackman, 2021-10-27 Buy a new version of this textbook and receive access to the Connected eBook with Study Center on CasebookConnect including lifetime access to the online ebook with highlight annotation and search capabilities practice questions from your favorite study aids an outline tool and other helpful resources Connected eBooks provide what you need most to be successful in your law school classes Learn more about Connected eBooks Constitutional Law Cases in Context places primary emphasis on how constitutional law has developed since the Founding its key foundational principles and recurring debates By providing both cases and context it conveys the competing narratives that all lawyers ought to know and all constitutional practitioners need to know Teachable manageable class sized chunks of material are suited to one semester courses or reduced credit configurations Generous case excerpts make the text flexible for most courses Cases are judiciously supplemented with background readings from various sources Innovative study guide questions presented before each case help students focus on the salient issues challenging them to consider the court's opinions from various perspectives and suggesting comparisons or connections with other cases New to the Fourth Edition New unit on Criminal Procedure cases taught from the perspective of constitutional law Integrated with twelve hour video library that brings Supreme Court cases to life Includes decisions from the Roberts Court through June 2021 Professors and student will benefit from An online library of sixty three videos access codes provided with purchase of the book brings the Supreme Court's most important decisions to life The casebook is published in two paperback splits The first split can be used for Constitutional Law I Structure The second split can be used for Constitutional Law II Rights The splits sell for half the price of the hardcover casebook A highly accessible and engaging structure that examines the competing narratives that pervade the development of American constitutional law since the founding Related cases that are grouped together into assignments making it simple for professors to construct syllabi and assign students a reasonable amount of reading for each topic A wealth of photographs maps and primary documents to bring the cases to life A new supplement for Fall 2021 that includes all cases from the recently concluded Supreme Court term Teaching materials Include An extensive Teacher's Manual that provides guidance to teachers old and new to increase the effectiveness of their

instruction A series of short focused two minute videos about each case in the book feature the authors discussing the facts posture analysis and holding of the case Proportionality in Action Mordechai Kremnitzer,Talya Steiner,Andrej Lang,2020-04-30 A comparative and empirical analysis of proportionality in the case law of six constitutional and supreme courts **Cases on Constitutional Law** James Bradley Thayer,1895 Colombian Constitutional Law Manuel José Cepeda Espinosa,David E. Landau,2017 Introduction to the Colombian constitution of 1991 and the Constitutional Court The role of the Constitutional Court Dignity and autonomy Equality Freedom of speech and freedom of religion Social rights The rights of victims and transitional justice The rights of indigenous peoples The president problems of executive overreach The congress problems of abdication and deliberation Constitutional amendment and the substitution of the constitution doctrine

Great Cases in Constitutional Law Robert P. George,2016-03-04 Slavery segregation abortion workers rights the power of the courts These issues have been at the heart of the greatest constitutional controversies in American history And in this concise and thought provoking volume some of today s most distinguished legal scholars and commentators explain for a general audience how five landmark Supreme Court cases centered on those controversies shaped the country s destiny and continue to affect us even now The book is a profound exploration of the Supreme Court s importance to America s social and political life It is also as many of the contributors show an intriguing reflection of what some have seen as an important trend in legal scholarship away from an uncritical belief in the essentially benign nature of judicial power Robert George opens with an illuminating survey of the themes that unite and divide the five cases Other contributors then examine each case in detail through a lively commentary and response format Mark Tushnet and Jeremy Waldron exchange views on Marbury v Madison the pivotal 1803 case that established the power of the courts to invalidate legislation Cass Sunstein and James McPherson discuss Dred Scott v Sandford 1857 the notorious case that confirmed the rights of slaveowners declared that black people could not be American citizens and is often seen as a cause of the Civil War Hadley Arkes and Donald Drakeman explore the legacy of Lochner v New York 1905 a case that ushered in decades of judicial hostility to social welfare laws Earl Maltz and Walter Murphy assess Brown v Topeka Board of Education 1954 the famous case that ended racial segregation in public schools Finally Jean Bethke Elshtain and George Will tackle Roe v Wade 1973 still a flashpoint a quarter of a century later in the debate over abortion While some of the contributors show sympathy for strong judicial interventions on social issues many across the ideological spectrum are sharply critical of judicial activism A compelling introduction to the greatest cases in U S constitutional law this is also an enlightening glimpse of the state of the art in American legal scholarship

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