



Dred Scott V Sandford

Bernard Schwartz



Dred Scott V Sandford:

Dred Scott V. Sandford Tim McNeese, 2009 On March 6 1857 the United States Supreme Court ruled on a case that would decide the fate of a slave named Dred Scott For 11 years Scott waited to hear if he would be granted his freedom as his case wound its way through the courts of Missouri and New York Instead the Court's decision would rock the American landscape causing a further split in the already fragile relationship between North and South Distilling a breadth of material and supplemented with photographs sidebars a chronology timeline and more Dred Scott v Sandford traces Scott's suit through the U S judicial system History professor Tim McNeese gives readers a clear understanding of the infamous Supreme Court decision in which all blacks free and slave were denied U S citizenship **Dred Scott V. Sandford** Sharon Cromwell, 2009 This volume examines the history and aftermath of the Dred Scott court case *Dred Scott v. Sandford: Slavery and Freedom before the American Civil War* Amy Van Zee, 2012-08-01 The US Supreme Court is the head of the judicial branch of the federal government It is the highest court in the land with thousands of cases appealed to it every year One of those history making cases was Dred Scott v Sanford which addressed slavery and freedom before the Civil War Readers will follow this case from beginning to end including the social and political climates that led up to it and the effects it had after the court made its ruling Major players and key events are discussed including Dred and Harriet Scott Judge Roger B Taney James Buchanan John Sanford John Emerson and Eliza Scott Compelling chapters and informative sidebars also cover the history of slavery in the United States and its territories the Amistad case civil rights Winny v Whitesides the Missouri Compromise and the Civil War Dred Scott v Sanford forever influenced laws on black citizenship and slavery in the territories This landmark Supreme Court case changed the course of US history and shaped the country we live in Aligned to Common Core Standards and correlated to state standards Essential Library is an imprint of Abdo Publishing a division of ABDO *Dred Scott v. Sandford: Slavery and Freedom before the American Civil War* Amy Van Zee, 2012-09-01 The US Supreme Court is the head of the judicial branch of the federal government It is the highest court in the land with thousands of cases appealed to it every year One of those history making cases was Dred Scott v Sanford which addressed slavery and freedom before the Civil War Readers will follow this case from beginning to end including the social and political climates that led up to it and the effects it had after the court made its ruling Major players and key events are discussed including Dred and Harriet Scott Judge Roger B Taney James Buchanan John Sanford John Emerson and Eliza Scott Compelling chapters and informative sidebars also cover the history of slavery in the United States and its territories the Amistad case civil rights Winny v Whitesides the Missouri Compromise and the Civil War Dred Scott v Sanford forever influenced laws on black citizenship and slavery in the territories This landmark Supreme Court case changed the course of US history and shaped the country we live in Aligned to Common Core Standards and correlated to state standards Essential Library is an imprint of Abdo Publishing a division of ABDO Dred Scott V. Sandford Tim McNeese, 2006-08 Discusses the Supreme

Court decision from March 6 1857 that denied American citizenship for all blacks a ruling that caused a split in the relationship between North and South *Dred Scott v. Sandford* Paul Finkelman,2016-09-02 Examines the 1857 decision that helped set in motion the events that eventually led to a new birth of freedom and abolition of slavery in the United States From publisher description Encyclopedia of American Civil Liberties Paul Finkelman,2021-02-25 Originally published in 2006 the Encyclopedia of American Civil Liberties is a comprehensive 3 volume set covering a broad range of topics in the subject of American Civil Liberties The book covers the topic from numerous different areas including freedom of speech press religion assembly and petition The Encyclopedia also addresses areas such as the Constitution the Bill of Rights slavery censorship crime and war The book s multidisciplinary approach will make it an ideal library reference resource for lawyers scholars and students **Slavery in the Courtroom** Paul Finkelman,1998 Winner Joseph A Andrews Award from the American Association of Law Libraries 1986 Provides a detailed discussion and analysis of the pamphlet materials on the law of slavery published in the United States and Great Britain Origins of the Dred Scott Case Austin Allen,2006 The Supreme Court s 1857 Dred Scott decision denied citizenship to African Americans and enabled slavery s westward expansion It has long stood as a grievous instance of justice perverted by sectional politics Austin Allen finds that the outcome of Dred Scott hinged not on a single issue slavery but on a web of assumptions agendas and commitments held collectively and individually by Chief Justice Roger B Taney and his colleagues By showing us the political professional ideological and institutional contexts in which the Taney Court worked Allen reveals that Dred Scott was not simply a victory for the court s prosouthern faction It was instead an outgrowth of Jacksonian jurisprudence an intellectual system that charged the court with protecting slavery preserving both federal power and state sovereignty promoting economic development and securing the legal foundations of an emerging corporate order all at the same time *A History of the Supreme Court* Bernard Schwartz,1993 A comprehensive history of the United States Supreme Court from its ill esteemed beginning in 1790 to one of the most important and controversial branches of the Federal government Dred Scott vs. Sandford Paul Finkleman,1997-03-15 The only book on Dred Scott built around primary documents this brief text examines the 1857 Supreme Court case one of the most controversial and notorious judicial decisions in U S history in which a slave unsuccessfully sued for his freedom In addition to excerpts from each justice s opinion contemporary editorials and newspaper articles and pertinent excerpts from the Lincoln Douglas debates the book includes a comprehensive introduction that provides background information on the slavery controversy in antebellum America Helpful editorial features include headnotes maps illustrations a chronology questions for consideration a selected bibliography and an index **Christian Supremacy** Magda Teter,2025-03-04 A panoramic cultural and legal history that traces the roots of antisemitism and racism to early Christian theology Since the earliest days of Christianity theologians expressed pervasive anxiety about Jews as equal members of society and with European expansion in the early modern period that anxiety extended to people of color

This troubling legacy still haunts us today Christian Supremacy demonstrates how theological and legal frameworks created by the church centuries ago laid the seeds of antisemitism and anti Black racism and reveals why Christian identity lies at the heart of the world's violent white supremacy movements In a powerful historical narrative spanning nearly two millennia Magda Teter describes how Christian theology of late antiquity cast Jews as children born to slavery and how the supposed theological inferiority of Jews became inscribed into law creating tangible structures that reinforced a sense of Christian domination and superiority With the dawn of European colonialism a distinct brand of European Christian supremacy found expression in the legally sanctioned enslavement and exploitation of people of color later taking the form of white Christian supremacy in the New World Drawing on a wealth of primary evidence ranging from the theological and legal to the philosophical and artistic Christian Supremacy is a profound reckoning with history that traces the roots of the modern rejection of Jewish and Black equality to an enduring Christian heritage of exclusion intolerance and persecution

Slavery and Citizenship Alison Morretta, 2018-07-15 As far back as the colonial period slaves were considered property and not people In 1857 a freedom lawsuit brought by Dred Scott turned into something much larger when the Supreme Court decided that not only was Scott not entitled to his freedom but that no black person slave or free could be an American citizen The Dred Scott decision is frequently cited as one of several events that led to the Civil War but the case's details are often overlooked By examining the case from start to finish in this book students will better understand the impact of Dred Scott v Sandford on antebellum America

Confirmation Hearings on Federal Appointments United States. Congress. Senate. Committee on the Judiciary, 2001

JACKSON'S JUDGES John Gregory Jacobsen, 2024-10-16 During his two terms as Chief Executive Andrew Jackson made six appointments to the United States Supreme Court more than any nineteenth century president Ranging from the famous to the virtually unknown this group together reflected what may be described as their appointer's nationalist states rights dual constitutional personality They consisted of three late Marshall Court appointees John McLean of Ohio in 1829 Henry Baldwin of Pennsylvania in 1830 and James Wayne of Georgia in 1835 and three appointments at the onset of the Taney era Roger Taney of Maryland and Philip Barbour of Virginia in 1836 and John Catron of Tennessee in 1837 Together these six justices transformed the Supreme Court Although two earlier appointed justices sat on the bench into the 1840s and despite twelve additional appointments made under seven subsequent presidents Jackson's judges at least until the four wartime appointments of Abraham Lincoln formed the core of the Taney Court Such dominance did not equal unity however as Justices McLean and Wayne proved strong nationalists Nor were Jackson's picks the Court's most extreme members of the antebellum era for Martin Van Buren's two later appointments became the most agrarian states rights voices of the Taney era Jackson's judges like the Court itself elude simple categorization As a study Jackson's Judges examines the lives and jurisprudence of his six Supreme Court appointments Its uniqueness lies in the framework the subject is not the Marshall or Taney Court but Jackson's judges Joining judicial biography with case analysis

the study examines each justice in separate chapters forming six largely self contained legal focused biographies Analysis includes personal information political connections and jurisprudential background and credentials The heart of each chapter is an in depth analysis of the subject s most profound or trademark opinion Each justice is then considered for his contribution to constitutional history Following a survey of the Marshall and Taney Courts is an analysis of the life and presidency of Andrew Jackson with special emphasis on his background and relationship with judiciaries This fascinating study shows how through six appointments to the United States Supreme Court Andrew Jackson reflected his own dual constitutional personality while doing more than any nineteenth century president to shape the American nation

Litigating the Politics of Human Rights Sonja C. Grover, 2025-02-24 The cases analysed involve litigation concerning a disparate range of contemporary US culture wars including equity in access to public services unrestricted by religious bias resistance to the teaching of historical facts relating to racial tensions in America including the so called critical race theory debate the right of schoolchildren to exposure concerning a diversity of views current USSC litigation about US university admissions policy that considers race ethnicity as one factor amongst many in admission contemporary cases concerning the constitutionality of US abortion law grounded on Roe v Wade and the scope of State and indigenous sovereign powers These contemporary culture war US landmark cases are then compared to similar cases in non US jurisdictions and courts to consider in more depth the underlying core issues in these cases The book highlights the risk to a democracy of recasting fundamental human rights litigation as essentially nothing more than the sorting out of political quagmires and cultural conflicts best left to the discretion of government rather than the courts Then the major risk is that constitutional controversies will increasingly not be decided by an independent judiciary but rather by self interested politicians as the courts more often than not decline to weigh in on highly sensitive human rights controversies A further risk is that instead such cases will be decided through a judicial majoritarian political lens rather than a largely apolitical consensus judicial opinion constructed by both philosophically left leaning so called liberal and right leaning so called conservative jurists

James Buchanan and the Coming of the Civil War John W. Quist, Michael J. Birkner, 2013-03-19 As James Buchanan took office in 1857 the United States found itself at a crossroads Dissolution of the Union had been averted and the Democratic Party maintained control of the federal government but the nation watched to see if Pennsylvania s first president could make good on his promise to calm sectional tensions Despite Buchanan s central role in a crucial hour in U S history few presidents have been more ignored by historians In assembling the essays for this volume Michael Birkner and John Quist have asked leading scholars to reconsider whether Buchanan s failures stemmed from his own mistakes or from circumstances that no president could have overcome Buchanan s dealings with Utah shed light on his handling of the secession crisis His approach to Dred Scott reinforces the image of a president whose doughface views were less a matter of hypocrisy than a thorough identification with southern interests Essays on the secession crisis provide fodder for debate

about the strengths and limitations of presidential authority in an existential moment for the young nation Although the essays in this collection offer widely differing interpretations of Buchanan s presidency they all grapple honestly with the complexities of the issues faced by the man who sat in the White House prior to the towering figure of Lincoln and contribute to a deeper understanding of a turbulent and formative era

The Problem of Immigration in a Slaveholding Republic

Kevin Kenny,2023 A sweeping history of nineteenth century America this book shows how slavery shaped immigration policy in the United States during the years when states controlled mobility within and across their borders Only after the abolition of slavery did Congress begin to implement a national immigration policy applying the policies of border control and deportation to different racial groups that continue to generate tensions between state and federal authority to the present day

Lincoln and the Court Brian McGinty,2009-07-01 This meticulously researched and engagingly written narrative rescues the story of Abraham Lincoln and the Supreme Court from long and undeserved neglect recounting the compelling history of the Civil War president s relations with the nation s highest tribunal and the role it played in resolving the agonizing issues raised by the conflict

The Dred Scott Case David Thomas Konig,Paul Finkelman,Christopher Alan Bracey,2010-06-08 The Dred Scott Case Historical and Contemporary Perspectives on Race and Law presents original research and the reflections of the nation s leading scholars who gathered in St Louis to mark the 150th anniversary of what was arguably the most infamous decision of the U S Supreme Court The decision which held that African Americans had no rights under the Constitution and that Congress had no authority to alter that galvanized Americans and thrust the issue of race and law to the center of American politics

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