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# Court Martial And Military Matters

**Levi Woodbury**



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**Reports of cases adjudged in the Court of Appeals of the District of Columbia**, 1896 The JAG Journal, 1980 **The Army Lawyer**, 2001 **Military Justice** United States. Congress. Senate. Committee on the Judiciary. Subcommittee on Constitutional Rights, 1966 **Writings of Levi Woodbury, LL.** Levi Woodbury, 1852

*Journal of Legal Studies*, 2002 **Writings of Levi Woodbury, LL.D.** Levi Woodbury, 2008 Civil-Military 'Legal' Relations: Where to from Here? Pauline Therese Collins, 2018-04-03 Civil military relations establishes the civilian control over the military to protect democratic values This book argues analysis of the CMR is distorted by the absence of consideration of the judicial arm with the civil seen as referring only to the executive and or legislature The civil courts approach to military discipline and the impact that has for CMR within the United Kingdom United States and Australia is investigated The author concludes that by including the courts in the development of CMR theory militarisation of the civilian domain is discouraged A paradigm shift acknowledging the fundamental role of all three organs of government in liberal democracies for control of States power is essential for genuine civilian oversight *Hearings* United States. Congress Senate, 1966 *Hearings, Reports and Prints of the Senate Committee on the Judiciary* United States. Congress. Senate. Committee on the Judiciary, 1966 *In a Time of Total War* Joshua E. Kastenberg, Eric Merriam, 2016-03-17 This book is a judicial military and political history of the period 1941 to 1954 As such it is also a United States legal history of both World War II and the early Cold War Civil liberties mass conscription expanded military jurisdiction property rights labor relations and war crimes arising from the conflict were all issues to come before the federal judiciary during this period and well beyond since the Supreme Court and the lower courts heard appeals from the government's wartime decisions well into the

1970s A detailed study of the judiciary during World War II evidences that while the majority of the justices and judges determined appeals partly on the basis of enabling a large disciplined and reliable military to either deter or fight a third world war there was a recognition of the existence of a tension between civil rights and liberties on the one side and military necessity on the other While the majority of the judiciary tilted toward national security and deference to the military establishment the judiciary's recognition of this tension created a foundation for persons to challenge governmental narrowing of civil and individual rights after 1954 Kastenbergh and Merriam present a clearer picture as to why the Court and the lower courts determined the issues before them in terms of external influences from both national and world wide events This book is also a study of civil military relations in wartime so whilst legal scholars will find this study captivating so will military and political historians as well as political scientists and national security policy makers *Military Justice* United States. Congress. Senate. Judiciary, 1966 **United States Reports** United States. Supreme Court, 1884 **The Law Magazine and Law Review, Or, Quarterly Journal of Jurisprudence**, 1867 **The Law Magazine and Law Review**, 1867

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