



Dred Scotts Case

Lea VanderVelde



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Dred Scott's Case Vincent Charles Hopkins,1975 *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 pro-southern 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. *The Dred Scott Case* Don Edward Fehrenbacher,2001 Studies this famous case of judicial failure and discusses the legal bases of slavery, the debate over the Constitution and the dispute over slavery and continental expansion. **The Dred Scott Case** D.J. Herda,2013-04 Dred Scott a slave in Missouri sued his master for his freedom. This book examines the issues leading up to the case, the people involved in the case and the present day effects of the Court's decision. Provided by publisher. **Dred Scott and the Dangers of a Political Court** Ethan Greenberg,2010-08-01 Dred Scott exemplifies neither originalism nor aspirationalism gone wrong as many modern critics now argue. Rather, the Dred Scott Court erred chiefly because the majority gave in to the still relevant temptation to subordinate honest legal reasoning to the pursuit of what the majority regarded as a noble and crucial political agenda—in this case, to protect slavery and the political power of the slaveholding South and thereby preserve the Union. *The Dred Scott Case* D. J. Herda,2010-07-01 Slave or citizen? This was the key question that Dred Scott brought to the United States Supreme Court in May of 1857. Author D. J. Herda examines the ideas and arguments behind this landmark case. Presented in a lively, thought-provoking overview, Herda brings into sharp focus the people, the case and the fateful decision that upheld the legality of slavery. Bridges: Dred Scott and the Supreme Court Daniel Rosen,2011 **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's Case S. J. Hopkins (S.J.),1967 **Dred Scott** Corinne J. Naden,Rose Blue,2005 Examines the far-reaching political and social implications of the Dred Scott court decision in 1857.

Slavery, Law, and Politics Don E. Fehrenbacher, 1981-04-30 This is an abridgement of the Pulitzer Prize winning *The Dred Scott Case* making Fehrenbacher's monumental work available to a wider audience Although it condenses the original by half all the chapters and major themes of the larger work have been retained providing a masterful review of the issues before America on the eve of the Civil War

Slavery and Citizenship D. J. Herda, 2016-12-15 In 1857 a slave sued for his freedom and lost Readers will take an in depth look at what some call the worst Supreme Court decision in history The author also looks at the aftermath of the case including the Civil War and the great changes in the United States on the issue of slavery Also included are questions to consider primary source documents and a chronology of the case

Dred Scott Decision Cory Gunderson, 2004-01-01 Details the various trials of the Dred Scott case and discusses its impact on the issue of slave rights

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

Slavery and the Supreme Court, 1825-1861 Earl M. Maltz, 2009-11-03 During America's turbulent antebellum era the Supreme Court decided important cases most famously *Dred Scott* that spoke to sectional concerns and shaped the nation's response to the slavery question Much scholarship has been devoted to individual cases and to the Taney Court but this is the first comprehensive examination of the major slavery cases that came before the

Court between 1825 and 1861 Earl Maltz presents a detailed analysis of all eight cases and explains how each fit into the slavery politics of its time beginning with *The Antelope* heard by the John Marshall Court and continuing with the seven other cases taken before the Roger Taney Court *The Amistad* *Groves v Slaughter* *Prigg v Pennsylvania* *Strader v Graham* *Dred Scott v Sandford* *Ableman v Booth* and *Kentucky v Denison* Case by case Maltz identifies the political and legal forces that shaped each of the judicial outcomes while clarifying the evolution of the Court's slavery related jurisprudence He reveals the beliefs of each justice about the morality of slavery and the judicial role in constitutional cases to show how their actions were determined by a complex interaction of political and doctrinal considerations Thus he offers a more nuanced understanding of the antebellum federal judiciary showing how the decision in *Prigg* hinged on views about federalism as well as attitudes toward human freedom while the question of which slaves were freed in *The Antelope* depended more on complex fact finding than on a condemnation of the slave trade Maltz also challenges the view that the Taney Court simply mirrored Southern interests and argues that despite *Dred Scott* the overall record of the Court was not particularly proslavery Although the progression of the Court's decisions reflects a change in the tenor of the conflict over slavery the aftermath of those decisions illustrates the limits of the Court's ability to change the dynamic that governed political struggles over such divisive issues As the first accessible account of all of these cases *Slavery and the Supreme Court 1825-1861* underscores the Court's limited capability to resolve the intractable political conflicts that sharply divided our nation during this period

Mrs. Dred Scott Lea VanderVelde, 2009-02-17 *Mrs Dred Scott* is an ambitious account of the life of an unlettered woman Harriet Scott wife of Dred Scott who left virtually no historical record of herself It chronicles Harriet's life from her adolescence on the 1830s Minnesota Wisconsin frontier to slavery era St Louis and finally to the infamous Supreme Court case recovering the life of an important player in one of the key episodes in American legal history But more than a biography *Mrs Dred Scott* is a deep social history bringing new understanding to some of the major questions of antebellum America women's social and legal power the evolution of freedom and encounters between Native Americans African Americans and Europeans VanderVelde convincingly re constructs Harriet's life through fresh readings of journals military records court dockets personal letters and even frontier store ledgers to bring to light Harriet's actions and experiences as wife mother provider for her family and litigant in the Supreme Court case VanderVelde presents a stunningly detailed and engrossing account that takes bold and creative approaches to the reading of legal and social history What she produces is a rich portrait of slave life and an invaluable reconsideration of history for all antebellum scholars [Hidden in Plain Sight](#)

Barbara Bennett Woodhouse, 2010-01-25 *Hidden in Plain Sight* tells the tragic untold story of children's rights in America It asks why the United States today alone among nations rejects the most universally embraced human rights document in history the United Nations Convention on the Rights of the Child This book is a call to arms for America to again be a leader in human rights and to join the rest of the civilized world in recognizing that the thirst for justice is not for adults alone

Barbara Bennett Woodhouse explores the meaning of children's rights throughout American history interweaving the childhood stories of iconic figures such as Benjamin Franklin with those of children less known but no less courageous like the heroic youngsters who marched for civil rights. How did America become a place where twelve year old Lionel Tate could be sentenced to life in prison without parole for the 1999 death of a young playmate? In answering questions like this Woodhouse challenges those who misguidedly believe that America's children already have more rights than they need or that children's rights pose a threat to parental autonomy or family values. She reveals why fundamental human rights and principles of dignity equality privacy protection and voice are essential to a child's journey into adulthood and why understanding rights for children leads to a better understanding of human rights for all. Compassionate wise and deeply moving *Hidden in Plain Sight* will force an examination of our national resistance and moral responsibility to recognize children's rights. Some images inside the book are unavailable due to digital copyright restrictions. *Slavery in the United States* Jeff Forret, 2012 Examines numerous controversies related to the history of slavery including slavery and the American Revolution the Constitution and Bible as pro or antislavery documents the transatlantic slave trade colonization of free blacks abolition slave resistance and uprisings slavery and western expansion and whether escaping slaves should be accepted by Union forces during the Civil War. *Encyclopedia of U.S. Political History* Andrew Whitmore Robertson, 2010 Annotation st1 behavior url ieouui Unparalleled coverage of U S political development through a unique chronological framework. *Encyclopedia of U S Political History* explores the events policies activities institutions groups people and movements that have created and shaped political life in the United States. With contributions from scholars in the fields of history and political science this seven volume set provides students researchers and scholars the opportunity to examine the political evolution of the United States from the 1500s to the present day. With greater coverage than any other resource the *Encyclopedia of U S Political History* identifies and illuminates patterns and interrelations that will expand the reader's understanding of American political institutions culture behavior and change. Focusing on both government and history the *Encyclopedia* brings exceptional breadth and depth to the topic with more than 100 essays for each of the critical time periods covered. With each volume covering one of seven time periods that correspond to key eras in American history the essays and articles in this authoritative encyclopedia focus on the following themes of political history: The three branches of government Elections and political parties Legal and constitutional histories Political movements and philosophies and key political figures Economics Military politics International relations treaties and alliances Regional histories Key Features Organized chronologically by political eras Reader's guide for easy topic searching across volumes Maps photographs and tables enhance the text Signed entries by a stellar group of contributors VOLUME 1 Colonial Beginnings through Revolution 1500-1783 Volume Editor Andrew Robertson Herbert H Lehman College The colonial period witnessed the transformation of thirteen distinct colonies into an independent federated republic. This volume discusses the diversity of the

colonial political experience a diversity that modern scholars have found defies easy synthesis as well as the long term conflicts policies and events that led to revolution and the ideas underlying independence VOLUME 2The Early Republic1784 1840Volume Editor Michael A Morrison Purdue UniversityNo period in the history of the United States was more critical to the foundation and shaping of American politics than the early American republic This volume discusses the era of Confederation the shaping of the U S Constitution and the development of the party system Free in the World Mark E. Brandon,1998 Brandon also develops a general typology of constitutional failure He identifies several ways in which failure can occur shows that failure in one area may signify success in another and argues that the possibility of failure is built into the foundations of all constitutional regimes BOOK JACKET

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