

NEW SUPPLEMENTS TO THE LAW LIBRARY COLLECTION
A SELECTED LIST

JULY 2014

The Politics of Restraint: State Judicial Leadership in the 21st Century (KF8732 .A44 2014).

Periodicals

Judicial Selection At the Crossroads: A Discussion, Judicature, Vol. 97, No. 6.

Weighing the Policy Implications of Justice At Risk, Judicature, Vol. 97, No. 6.

The Policy Implications of Campaign Contributions- A Discussion, Judicature, Vol. 97, No. 6.

Crossing the Finish Line: An Analysis of the Work of the Supreme Court, Judicature, Vol. 97, No. 6.

Treatment of Judicial Discipline Complainants, Judicial Conduct Reporter, Vol. 36, No. 1.

How the Kansas Courts Have Permitted and May Remedy Racial Funding Disparities in the Aftermath of *Brown*, Washburn Law Journal, Vol. 53, No. 3.

The Dual Roles of a Chief Justice, St. Mary's Law Journal, Vol. 45, No. 4.

Judging Judges: Empathy as the Litmus Test for Impartiality, University of Cincinnati Law Review, Vol. 82, No. 1.

Executive Session for State Court Leaders Releases New Paper on Judicial Leadership: The Politics of Restraint, State Judicial Leadership in the 21st Century, SJI News, Vol. 24, No. 8.

Sleeth v. Sedan City Hospital: Revisiting Notice Requirements of the Kansas Tort Claims Act, Journal of the Kansas Association for Justice, Vol. 37, No. 5.

Bar Humbug! Rite of Passage, Initiation, Tradition, Journal of the Kansas Bar Association, Vol. 83, No. 6.

Reflections of the Past and Hopes for the Future, Journal of the Kansas Bar Association, Vol. 83, No. 6.

Problem-Solving Courts and Pragmatism, Maryland Law Review, Vol. 73, No. 4.

Resizing the Rules of Professional Conduct, Georgetown Journal of Legal Ethics, Vol. 27, No. 2.

Legal Writing as Good Writing: Tips from the Trenches, Journal of Appellate Practice and Process, Vol. 14, No. 2.

From Good to Great: The Four Stages of Effective Self-Editing, Journal of Appellate Practice and Process, Vol. 14, No. 2.

Whittling: Drafting Concise and Effective Appellate Briefs, Journal of Appellate Practice and Process, Vol. 14, No. 2.

Judiciary Rising: Constitutional Change in the United Kingdom, Northwestern University Law Review, Vol. 108, No. 2.

The Price of Justice: Interest-Convergence, Cost and the Anti-Death Penalty Movement, Northwestern University Law Review, Vol. 108, No. 2.

The Cost of Judicial Error: Stare Decisis and the Role of Normative Theory, Notre Dame Law Review, Vol. 89, No. 5.

The Former Clerks Who Nearly Killed Judicial Restraint, Notre Dame Law Review, Vol. 89, No. 5.

Off the Bench, and In the Air: Judges Navigate Ethics Rules When They Travel, National Law Journal, Vol. 36, No. 41.

Criminal Procedure—Capital Punishment—Motions to Reopen Petitions for Post-Conviction Relief, Tennessee Law Review, Vol. 81, No. 2.

Our Broken Death Penalty, New York University Law Review, Vol. 89, No. 3.

Access and Fairness to Justice: The Efficacy of Procedural Justice in State Courts, Court Manager, Vol. 29, No. 2.

The Justices Decide: Analyzing Attitudes, Politics, and the Law, Tulsa Law Review, Vol. 48, No. 2.

When Experience Becomes History: Sexism, Racism, and the Judicial Mind, Tulsa Law Review, Vol. 48, No. 2.

Constructing Courts: Judicial Institutional Change Embedded in Larger Political Dynamics, or the Importance of No Longer Considering the Judiciary an Institution Apart, Tulsa Law Review, Vol. 49, No. 2.

From the Courthouse to the Chalkboard, Tulsa Law Review, Vol. 49, No. 2.

The Empirical Study of Law and Courts, Tulsa Law Review, Vol. 49, No. 2.