

The Japanese American Cases The Rule Of Law In Time Of War Landmark Law Cases And American Society

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United States Law and Policy on Transitional Justice Zachary D. Kaufman 2017-01-02 In *United States Law and Policy on Transitional Justice: Principles, Politics, and Pragmatics*, Zachary D. Kaufman explores the U.S. government's support for, or opposition to, certain transitional justice institutions. By first presenting an overview of possible responses to atrocities (such as war crimes tribunals) and then analyzing six historical case studies, Kaufman evaluates why and how the United States has pursued particular transitional justice options since World War II. This book challenges the "legalist" paradigm, which postulates that liberal states pursue war crimes tribunals because their decision-makers hold a principled commitment to the rule of law. Kaufman develops an alternative theory—"prudentialism"—which contends that any state (liberal or illiberal) may support bona fide war crimes tribunals. More generally, prudentialism proposes that states pursue transitional justice options, not out of strict adherence to certain principles, but as a result of a case-specific balancing of politics, pragmatics, and normative beliefs. Kaufman tests these two competing theories through the U.S. experience in six contexts: Germany and Japan after World War II, the 1988 bombing of Pan Am flight 103, the 1990-1991 Iraqi offenses against Kuwaitis, the atrocities in the former Yugoslavia in the 1990s, and the 1994 Rwandan genocide. Kaufman demonstrates that political and pragmatic factors featured as or more prominently in U.S. transitional justice policy than did U.S. government officials' normative beliefs. Kaufman thus concludes that, at least for the United States, prudentialism is superior to legalism as an explanatory theory in transitional justice policymaking.

Prejudice, War, and the Constitution Jacobus tenBroek 1954 Delves into the origins, nature, causes, and effects of the containment policies exercised against Japanese Americans during the Second World War. Bibliogs

The Pursuit of Equality in American History Jack Richon Pole 1978-01-01 The author looks to the origins of equality in Greek thought and the idea's importance in the eighteenth century to understand the tenacious attraction it has had for Americans over more than two hundred years of political, legal, and social controversy.

The Oxford Handbook of Asian American History David Yoo 2016 Introduction / David K. Yoo and Eiichiro Azuma -- Part I. Migration flows -- Filipinos, Pacific Islanders, and the American empire / Keith L. Camacho -- Towards a hemispheric Asian American history / Jason Oliver Chang -- South Asian America: histories, cultures, politics / Sunaina Maira -- Asians, native Hawaiians, and Pacific Islanders in Hawai'i: people, place, culture / John P. Rosa -- Southeast Asian Americans / Chia Youyee Vang -- East Asian immigrants / K. Scott Wong -- Asian Canadian history / Henry Yu -- Part II. Time passages -- Internment and World War II history / Eiichiro Azuma --

Reconsidering Asian exclusion in the United States / Kornel S. Chang -- The Cold War / Madeline Y. Hsu -- The Asian American movement / Daryl Joji Maeda -- Part III. Variations on themes -- A history of Asian international adoption in the United States / Catherine Ceniza Choy -- Confronting the racial state of violence: how Asian American history can reorient the study of race / Moon-Ho Jung -- Theory and history / Lon Kurashige -- Empire and war in Asian American history / Simeon Man -- Queer Asian American historiography / Amy Sueyoshi -- The study of Asian American families / Xiaojian Zhao -- Part IV. Engaging historical fields -- Asian American economic and labor history / Sucheng Chan -- Asian Americans, politics, and history / Gordon H. Chang -- Asian American intellectual history / Augusto Espiritu -- Asian American religious history / Helen Jin Kim, Timothy Tseng, and David K. Yoo -- Race, space, and place in Asian American urban history / Scott Kurashige -- From Asia to the United States, around the world, and back again: new directions in Asian American immigration history / Erika Lee -- Public history and Asian Americans / Franklin Odo -- Asian American legal history / Greg Robinson -- Asian American education history / Eileen H. Tamura -- Not adding and stirring: women's, gender, and sexuality history and the transformation of Asian America / Adrienne Ann Winans and Judy Tzu-Chun Wu

The Spirit of Japanese Law John Owen Haley 1998 *The Spirit of Japanese Law* focuses on the century following the Meiji Constitution, Japan's initial reception of continental European law. As John Owen Haley traces the features of contemporary Japanese law and its principal actors, distinctive patterns emerge. Of these none is more ubiquitous than what he refers to as the law's "communitarian orientation." While most westerners may view judges as Japanese law's least significant actors, Haley argues that they have the last word because their interpretations of constitution and codes define the authority and powers they and others hold. Based on a "sense of society," the judiciary confirms bonds of village, family, mad firm, and "abuse of rights" and "good faith" similarly affirm community. *The Spirit of Japanese Law* concludes with constitutional cases that help explain the endurance of community in contemporary Japan.

Judgments Judged and Wrongs Remembered Eric L. Muller 2005

Race on Trial Annette Gordon-Reed 2002-09-05 This book of twelve original essays will bring together two themes of American culture: law and race. The essays fall into four groups: cases that are essential to the history of race in America; cases that illustrate the treatment of race in American history; cases of great fame that became the trials of the century of their time; and cases that made important law. Some of the cases discussed include *Amistad*, *Dred Scott*, *Plessy v. Ferguson*, *Scottsboro*, *Korematsu v. US*, *Brown v. Board*, *Loving v. Virginia*, *Regents v. Bakke*, and *OJ Simpson*. All illustrate how race often determined the outcome of trials, and how trials that confront issues of racism provide a unique lens on American cultural history. Cases include

African-Americans, Asian-Americans, and Caucasians. Contributors include a mix of junior and senior scholars in law schools and history departments.

Japanese American Incarceration Stephanie D. Hinnert 2021-10 "Japanese American Incarceration argues that the incarceration of Japanese Americans created a massive system of prison labor that blurred the lines between free and forced work during World War II"--

Encyclopedia of American Civil Liberties Paul Finkelman 2013-11-07 This Encyclopedia on American history and law is the first devoted to examining the issues of civil liberties and their relevance to major current events while providing a historical context and a philosophical discussion of the evolution of civil liberties. Coverage includes the traditional civil liberties: freedom of speech, press, religion, assembly, and petition. In addition, it also covers concerns such as privacy, the rights of the accused, and national security. Alphabetically organized for ease of access, the articles range in length from 250 words for a brief biography to 5,000 words for in-depth analyses. Entries are organized around the following themes: organizations and government bodies legislation and legislative action, statutes, and acts historical overviews biographies cases themes, issues, concepts, and events. The Encyclopedia of American Civil Liberties is an essential reference for students and researchers as well as for the general reader to help better understand the world we live in today.

Documental History of Law Cases Affecting Japanese in the United States, 1916-1924 ... Japan. Sōryōjikan (San Francisco, Calif.) 1925

Prejudice, War and the Constitution Edward Norton Barnhart

Encyclopedia of Christianity in the United States George Thomas Kurian 2016-11-10 From the Founding Fathers through the present, Christianity has exercised powerful influence in America—from its role in shaping politics and social institutions to its hand in art and culture. The Encyclopedia of Christianity in the United States outlines the myriad roles Christianity has played and continues to play. This masterful multi-volume reference includes biographies of major figures in the Christian church in the United States, documents and Supreme Court decisions, and information on theology and theologians, denominations, faith-based organizations, immigration, art—from decorative arts and film to music and literature—evangelism and crusades, women's issues, racial issues, civil religion, and more.

Japanese American History Japanese-American National Museum Staff 1993 Produced under the auspices of the Japanese American National Museum in Los Angeles, this comprehensive reference culls information from primary sources--Japanese-language texts and documents, oral histories, and other previously neglected or obscured materials--to document the history and nature of the Japanese American experience as told by the people who lived it. The volume is divided into three major sections: a chronology with some 800 entries; a 400-entry encyclopedia covering people, events, groups, and cultural terms; and an annotated bibliography of major works on Japanese Americans. Includes about 80 bandw illustrations and photographs.

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Enemy Combatants, Terrorism, and Armed Conflict Law: A Guide to the Issues David K. Linnan 2008-01-30 With a renewed emphasis on national and homeland security, the United States is once again seeking to balance the needs of the state with both the rights of its citizens as well as those of other nations. This book represents an interdisciplinary approach to the legal dilemmas borne out by the war on terror--against the specific background of Afghanistan, Iraq, and this new kind of conflict. It is a strong contribution to a broader debate visible since 9/11, which will remain in the public eye for the foreseeable future. It addresses the overlap between religion, ethics, armed conflict, and law, within the context of the current conflict. While many issues in areas such as intelligence, reconciliation of civil liberties, dealing with terrorist threats, and the permissible bounds of interrogation, treatment of prisoners and laws governing armed conflict have long standing precedents under domestic and international law, this war has challenged even long standing legal interpretations. The contributors to this volume explore those precedents and contemporary challenges to them. Now that traditional wars between

nation states are no longer the rule, the terrorist threat has gained credence (popularly, terrorism and its claimed breeding ground in failed states), linked in practice to issues of intervention on the territory of states harboring such groups. In military circles the idea of armed struggle between modern military forces and what were formerly called guerillas has now largely been replaced by asymmetric warfare and the concept of intelligence and preventive action interchangeably within U.S. borders and overseas. Opposing views contemplate that different-and presumably lower-legal standards may apply in internal armed conflicts. Such legal issues are visible under current circumstances of asymmetric warfare in conjunction with questions about prisoner status and detentions, including the permissible bounds of interrogation versus torture following the Abu Ghraib prison scandal in Iraq but also the treatment at the Guantanamo Bay facility of alleged Al Q'aeda captives from Afghanistan. All of the contributors in this book explore the changing circumstances against which these contentious new legal issues now unfold. The experts strike no consensus. Indeed, one of the work's many strengths can be attributed to the fact that the many facets of the ongoing debate are represented herein.

Democracy on Trial Page Smith 1995 An account of the relocation of Japanese Americans to internment camps during World War II examines a tragic episode in contemporary American history

Asian and Pacific Islander Americans in Congress, 1900-2017 Albin Kowalewski 2017

When Governments Break the Law Nasser Hussain 2010-10-20 "While we think of the crimes of the Bush-Cheney Administration as lying somewhere in the past, the aggressive wars, warrantless spying, lawless imprisonment, and torture continue. This collection looks deeply into one likely way to end these crimes, namely enforcing the laws against them. Included are serious and informed voices both for and against prosecution."-David Swanson, author of *Daybreak: Undoing the Imperial Presidency and Forming a More Perfect Union* "This collection is indispensable for anyone who wishes to understand the challenges facing the United States as it seeks to restore the rule of law. It also provides invaluable insight into the profound damage caused by governments that use national security as an excuse for law-breaking."-Jonathan Hafetz, co-editor of *The Guantanamo Lawyers* The war on terror and American intervention in Iraq and Afghanistan have brought rule of law rhetoric to a fevered pitch. While President Obama has repeatedly emphasized his Administration's commitment to transparency and the rule of law, nowhere has this resolve been so severely tested than with the issue of the possible prosecution of Bush Administration officials. While some worry that without legal consequences there will be no effective barrier to future instances of lawbreaking by government officials, others echo President Obama's reluctance to launch an investigation into allegations of criminal wrongdoing. Using this debate as its jumping-off point, *When Governments Break the Law*, takes an interdisciplinary approach to the legal challenges posed by the criminal wrongdoing of governments. This book is not an indictment of the Bush Administration; rather, the contributors take distinct positions for and against prosecution. By presuming that officials could be prosecuted, these essays address whether they should. Austin Sarat is William Nelson Cromwell of Jurisprudence and Political Science at Amherst College. He is author or editor of more than seventy books, including *When the State Kills: Capital Punishment and the American Condition*. Nasser Hussain is Associate Professor in the Department of Law, Jurisprudence and Social Thought at Amherst College. He is the author of *The Jurisprudence of Emergency: Colonialism and the Rule of Law*.

The International Law of Human Rights and States of Exception Anna-Lena Svensson-McCarthy 2021-09-27

Japanese Americans: The History and Culture of a People Jonathan H. X. Lee 2017-11-10 This book provides a comprehensive story of the complicated and rich story of the Japanese American experience—from immigration, to discrimination, to adaptation, achievement and contributions to the American mosaic. • Includes more than 200 clearly written, cross-

referenced entries that present brief histories on the key people, places, and events associated with Japanese American history • Highlights the distinctive contributions of Japanese Americans to the fabric and plurality of American life • Describes the political, social, and religious institutions founded by Japanese Americans and the community-building, activist, and philanthropic roles they have played • Provides a chronology of events, illustrations, and collection of primary documents

Major Problems in Asian American History Lon Kurashige 2015-07-06 Designed to be the primary anthology or textbook for courses in Asian American history, this collection covers the subject's entire chronological span. The volume presents a carefully selected group of readings that requires students to evaluate primary sources, test the interpretations of distinguished historians, and draw their own conclusions. Important Notice: Media content referenced within the product description or the product text may not be available in the ebook version.

Asian American History Day by Day: A Reference Guide to Events Jonathan H. X. Lee 2018-10-12 An accessible and ready reference for student research, this day-by-day guide highlights the importance of Asian Americans in U.S. history, highlighting the impact of specific individuals and this large ethnic group as a whole across time and documenting the evolution of policies, issues, and feelings concerning this particular American population. • Provides detailed information throughout history on the events, people, and places of Asian American history • Presents a unique calendar approach to recognizing the contributions of this significant ethnic demographic throughout U.S. history that demonstrates how all 365 days of the year can feature an achievement made by Asian Americans • Offers information on celebrities, inventors, events, and more that relate to Asian American life in the United States

A History of American Law Lawrence M. Friedman 2019-09-09 Renowned legal historian Lawrence Friedman presents an accessible and authoritative history of American law from the colonial era to the present day. This fully revised fourth edition incorporates the latest research to bring this classic work into the twenty-first century. In addition to looking closely at timely issues like race relations, the book covers the changing configurations of commercial law, criminal law, family law, and the law of property. Friedman furthermore interrogates the vicissitudes of the legal profession and legal education. The underlying theory of this eminently readable book is that the law is the product of society. In this way, we can view the history of the legal system through a sociological prism as it has evolved over the years.

The Bamboo People Frank F. Chuman 1976 Provides a legal history of residents of the United States of Japanese descent since 1869, illustrating man's inhumanity and racist tendencies

Bayonets in Paradise Harry N. Scheiber 2016-02-29 Selected as a 2017 CHOICE Outstanding Academic Title Bayonets in Paradise recounts the extraordinary story of how the army imposed rigid and absolute control on the total population of Hawaii during World War II. Declared immediately after the Pearl Harbor attack, martial law was all-inclusive, bringing under army rule every aspect of the Territory of Hawaii's laws and governmental institutions. Even the judiciary was placed under direct subservience to the military authorities. The result was a protracted crisis in civil liberties, as the army subjected more than 400,000 civilians—citizens and alien residents alike—to sweeping, intrusive social and economic regulations and to enforcement of army orders in provost courts with no semblance of due process. In addition, the army enforced special regulations against Hawaii's large population of Japanese ancestry; thousands of Japanese Americans were investigated, hundreds were arrested, and some 2,000 were incarcerated. In marked contrast to the well-known policy of the mass removals on the West Coast, however, Hawaii's policy was one of "selective," albeit preventive, detention. Army rule in Hawaii lasted until late 1944—making it the longest period in which an American civilian population has ever been governed under martial law. The army brass invoked the imperatives of security and "military necessity" to perpetuate its regime of censorship, curfews, forced work assignments, and arbitrary "justice" in the military courts. Broadly accepted at first, these policies led in time to dramatic clashes over the wisdom and constitutionality of martial law,

involving the president, his top Cabinet officials, and the military. The authors also provide a rich analysis of the legal challenges to martial law that culminated in *Duncan v. Kahanamoku*, a remarkable case in which the U.S. Supreme Court finally heard argument on the martial law regime—and ruled in 1946 that provost court justice and the military's usurpation of the civilian government had been illegal. Based largely on archival sources, this comprehensive, authoritative study places the long-neglected and largely unknown history of martial law in Hawaii in the larger context of America's ongoing struggle between the defense of constitutional liberties and the exercise of emergency powers.

The Mass Internment of Japanese Americans and the Quest for Legal Redress Charles J. McClain 2013-09-05 "First Published in 1994, Routledge is an imprint of Taylor & Francis, an informa company."

In the Shadow of Korematsu Eric K. Yamamoto 2018-03-12 The national security and civil liberties tensions of the World War II mass incarceration link 9/11 and the 2015 Paris-San Bernardino attacks to the Trump era in America - an era darkened by accelerating discrimination against and intimidation of those asserting rights of freedom of religion, association and speech, and an era marked by increasingly volatile protests. This book discusses the broad civil liberties challenges posed by these past-into-the-future linkages highlighting pressing questions about the significance of judicial independence for a constitutional democracy committed both to security and to the rule of law. What will happen when those profiled, detained, harassed, or discriminated against under the mantle of national security turn to the courts for legal protection? How will the U.S. courts respond to the need to protect both society and fundamental democratic values of our political process? Will courts fall passively in line with the elective branches, as they did in *Korematsu v. United States*, or serve as the guardian of the Bill of Rights, scrutinizing claims of "pressing public necessity" as justification for curtailing fundamental liberties? These queries paint three pictures portrayed in this book. First, they portray the present-day significance of the Supreme Court's partially discredited, yet never overruled, 1944 decision upholding the constitutional validity of the mass Japanese American exclusion leading to indefinite incarceration - a decision later found to be driven by the government's presentation of "intentional falsehoods" and "willful historical inaccuracies" to the Court. Second, the queries implicate prospects for judicial independence in adjudging Harassment, Exclusion, Incarceration disputes in contemporary America and beyond. Third, and even more broadly for security and liberty controversies, the queries engage the American populace in shaping law and policy at the ground level by placing the courts' legitimacy on center stage. They address how critical legal advocacy and organized public pressure targeting judges and policymakers - realpolitik advocacy - at times can foster judicial fealty to constitutional principles while promoting the elective branches accountability for the benefit of all Americans. This book addresses who we are as Americans and whether we are genuinely committed to democracy governed by the Constitution.

The Japanese American Cases Roger Daniels 2013 "Focuses on four Supreme Court cases involving Japanese Americans who were forcibly detained and relocated to interment camps in the early months of World War II, despite the absence of any charges or trials to address the validity of their implied guilt. Daniels, one of the acclaimed authorities on this subject, reminds us that Constitution promises much but does not always deliver when the nation is in crisis"--

Korematsu v. the United States Karen Latchana Kenney 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 *Korematsu v. The United States*, which addressed the internment of Japanese Americans during World War II. 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 Fred Korematsu, Franklin D. Roosevelt, Frank Knox, General DeWitt, Alfonso Zirpoli, Adolphus, St. Sure, Al Wirin, Charles Fahy, Harlan Stone, Mitsuye, Endo,

and Marilyn Hall Patel. Compelling chapters and informative sidebars also cover the Fourteenth Amendment, the American Civil Liberties Union, executive orders, Japanese immigration, Russo-Japanese War, World War II, the Japanese American Citizen's League, Issei, Nisei, Executive Order 9066, the Ringle Report, and the Evacuation Claims Act. *Korematsu v. The United States* forever influenced how we view expansion of governmental power during wartime. This landmark Supreme Court case changed the course of US history and shaped the country we live in. *Landmark Supreme Court Cases* is a series in Essential Library, an imprint of ABDO Publishing Company.

Democracies and the Shock of War Marc Cogen 2016-05-13 Over the course of the twentieth century, democracies demonstrated an uncanny ability to win wars when their survival was at stake. As this book makes clear, this success cannot be explained merely by superior military equipment or a particular geographical advantage. Instead, it is argued that the legal frameworks imbedded in democratic societies offered them a fundamental advantage over their more politically restricted rivals. For democracies fight wars aided by codes of behaviour shaped by their laws, customs and treaties that reflect the wider values of their society. This means that voters and the public can influence the decision to wage and sustain war. Thus, a precarious balance between government, parliament and military leadership is the backbone of any democracy at war, and the key to success or failure. Beginning with the sixteenth- and seventeenth-century writings of Alberico Gentili and Hugo Grotius, this book traces the rise of legal concepts of war between states. It argues that the ideas and theories set out by the likes of Gentili and Grotius were to provide the bedrock of western democratic thinking in wartime. The book then moves on to look in detail at the two World Wars of the twentieth century and how legal thinking adapted itself to the realities of industrial and total war. In particular it focuses upon the impact of differing political ideologies on the conduct of war, and how combatant nations were frequently forced to challenge core beliefs and values in order to win. Through a combination of history and legal philosophy, this book contributes to a better understanding of democratic government when it is most severely tested at war. The ideas and concepts addressed will resonate, both with those studying the past, and current events.

John Okada Frank Abe 2018-06-23 *No-No Boy*, John Okada's only published novel, centers on a Japanese American who refuses to fight for the country that incarcerated him and his people in World War II and, upon release from federal prison after the war, is cast out by his divided community. In 1957, the novel faced a similar rejection until it was rediscovered and reissued in 1976 to become a celebrated classic of American literature. As a result of Okada's untimely death at age forty-seven, the author's life and other works have remained obscure. This compelling collection offers the first full-length examination of Okada's development as an artist, placing recently discovered writing by Okada alongside essays that reassess his lasting legacy. Meticulously researched biographical details, insight from friends and relatives, and a trove of intimate photographs illuminate Okada's early life in Seattle, military service, and careers as a public librarian and a technical writer in the aerospace industry. This volume is an essential companion to *No-No Boy*.

Critical Theology against US Militarism in Asia Nami Kim 2016-12-24 Drawing on cultural studies scholar Kuan-Hsing Chen's threefold notion of decolonization, deimperialization, and de-cold-war, this book provides analyses of the interrelated issues concerning the relationship between Christianity and the United States' imperialist militarism in the Asia Pacific. Contributors explore the effects of US imperialist militarism on the formation of Asian and Asian American collective subjectivity and inter/intra subjectivity. The book investigates the ways in which Christianity (broadly defined), in its own complexity, has been complicit in maintaining and reinforcing US imperialist military agendas in both national and international contexts. Conversely, the volume also discusses the various sites and instances where Christianity has managed to serve as a force of resistance against US imperialist militarism.

Enduring Conviction Lorraine K. Bannai 2015-12-21 Fred Korematsu's decision to resist

F.D.R.'s Executive Order 9066, which provided authority for the internment of Japanese Americans during World War II, was initially the case of a young man following his heart: he wanted to remain in California with his white fiancée. However, he quickly came to realize that it was more than just a personal choice; it was a matter of basic human rights. After refusing to leave for incarceration when ordered, Korematsu was eventually arrested and convicted of a federal crime before being sent to the internment camp at Topaz, Utah. He appealed his conviction to the Supreme Court, which, in one of the most infamous cases in American legal history, upheld the wartime orders. Forty years later, in the early 1980s, a team of young attorneys resurrected Korematsu's case. This time, Korematsu was victorious, and his conviction was overturned, helping to pave the way for Japanese American redress. Lorraine Bannai, who was a young attorney on that legal team, combines insider knowledge of the case with extensive archival research, personal letters, and unprecedented access to Korematsu his family, and close friends. She uncovers the inspiring story of a humble, soft-spoken man who fought tirelessly against human rights abuses long after he was exonerated. In 1998, President Bill Clinton awarded Korematsu the Presidential Medal of Freedom.

The Making of Asian America Erika Lee 2015-09-01 A "comprehensive...fascinating" (The New York Times Book Review) history of Asian Americans and their role in American life, by one of the nation's preeminent scholars on the subject, with a new afterword about the recent hate crimes against Asian Americans. In the past fifty years, Asian Americans have helped change the face of America and are now the fastest growing group in the United States. But much of their long history has been forgotten. "In her sweeping, powerful new book, Erika Lee considers the rich, complicated, and sometimes invisible histories of Asians in the United States" (Huffington Post). *The Making of Asian America* shows how generations of Asian immigrants and their American-born descendants have made and remade Asian American life, from sailors who came on the first trans-Pacific ships in the 1500 to the Japanese Americans incarcerated during World War II. Over the past fifty years, a new Asian America has emerged out of community activism and the arrival of new immigrants and refugees. But as Lee shows, Asian Americans have continued to struggle as both "despised minorities" and "model minorities," revealing all the ways that racism has persisted in their lives and in the life of the country. Published fifty years after the passage of the United States' Immigration and Nationality Act of 1965, these "powerful Asian American stories...are inspiring, and Lee herself does them justice in a book that is long overdue" (Los Angeles Times). But more than that, *The Making of Asian America* is an "epic and eye-opening" (Minneapolis Star-Tribune) new way of understanding America itself, its complicated histories of race and immigration, and its place in the world today.

American International Law Cases Francis Deák 1971

Picturing America 2018-12-10 *Picturing America* argues that photography is a prevalent practice of making places, determining how we situate ourselves in the world. As a prime site of knowledge and change, it enacts our perception as well as transformative conception of American environments.

Historic U.S. Court Cases John W. Johnson 2001 This collection of essays looks at over 200 major court cases, at both state and federal levels, from the colonial period to the present. Organized thematically, the articles range from 1,000 to 5,000 words and include recent topics such as the Microsoft antitrust case, the O.J. Simpson trials, and the Clinton impeachment. This new edition includes 43 new essays as well as updates throughout, with end-of-essay bibliographies and indexes by case and subject/name.

Constructing the Enemy Rajini Srikanth 2011-12-09 In her engaging book, *Constructing the Enemy*, Rajini Srikanth probes the concept of empathy, attempting to understand its different types and how it is—or isn't—generated and maintained in specific circumstances. Using literary texts to illuminate issues of power and discussions of law, Srikanth focuses on two case studies—the internment of Japanese citizens and Japanese Americans in World War II, after the bombing of Pearl Harbor, and the detainment of Muslim Americans and individuals from various nations

in the U.S. prison at Guantanamo Bay. Through primary documents and interviews that reveal why and how lawyers become involved in defending those who have been designated “enemies,” Srikanth explores the complex conditions under which engaged citizenship emerges. Constructing the Enemy probes the seductive promise of legal discourse and analyzes the emergence and manifestation of empathy in lawyers and other concerned citizens and the wider consequences of this empathy on the institutions that regulate our lives.

Korematsu V. United States Karen Alonso 1998 Profiles the case of Fred Korematsu, who sought compensation from the American government for his time spent in a Japanese-American internment camp during World War II.

Een tweede paspoort Betty de Hart 2012 Historische en landenvergelijkende analyse over het juridische en politieke debat inzake dubbele nationaliteiten.

Japanese Internment and War on Terror California Civil Liberties Public Education Program 2009 The goal of the project was to create a publicly accessible archive of key legal decisions,

practices and policies that facilitated Japanese internment and their implications in three key areas: a) Racial subordination of Japanese Americans, b) violations of civil liberties and rights in times of war, and c) parallels to the current US War on Terror and potential violations against American citizens based on race, religion, or national origin. Project translated (that is synthesized complex legal language into easily digestible summaries) legal documents and cases related first to Japanese internment, then the current War on Terror. Goal also was to use Japanese American internment experience as a concrete example of a legal and historical instance of how the legal system can be used to facilitate violations of basic rights. Resource will be part of searchable online wiki-style encyclopedia of Critical Race Studies in UCLA School of Law. Translated cases, among others, include: *Hirabayashi v. United States*; *Yasui v. United States*; *Korematsu v. United States*, and *Ex Parte Endo*. These were all cases brought before the Supreme Court in the 1940s that challenged the exclusion and detention orders of Executive Order 9066.