

MARGARET RAYMOND

Professor

BIBLIOGRAPHY

This bibliography was prepared by the Reference Staff of the University of Iowa Law Library and contains all published works within the following categories: Books and Monographs; Chapters in Books; Articles in Law Reviews and Other Scholarly Journals; Book Reviews; Statutory Drafting; Reports to Governmental Bodies and Professional Associations. Insofar as possible an effort has been made to consolidate all works that have been reprinted or substantially reprinted under the first published appearance of that work. This bibliography does not contain works in progress or works that have been accepted for publication but have not yet been published. This bibliography is intended to be current as of June 1, 2008.

ARTICLES IN LAW REVIEWS AND OTHER SCHOLARLY JOURNALS

“The Unconstitutionality of the Victim and Witness Protection Act Under the Seventh Amendment,” 84 *Columbia Law Review* 1590 (1984), 26 pages.

“Police Policing Police: Some Doubts,” 72 *St. John's Law Review* 1255 (1998), 10 pages.

“Rejecting Totalitarianism: Translating the Guarantees of Constitutional Criminal Procedure,” 76 *North Carolina Law Review* 1193 (1998), 71 pages.

“Down on the Corner, Out in the Street: Considering the Character of the Neighborhood in Evaluating Reasonable Suspicion,” 60 *Ohio State Law Journal* 99 (1999), 45 pages.

“Fool for a Client: Some Reflections on Representing the President,” 68 *Fordham Law Review* 851 (1999), 16 pages.

“Considering the Character of the Neighborhood in Evaluating Reasonable Suspicion,” 27 *Search and Seizure Law Report* 9 (2000), 8 pages.

“The Problem With Innocence,” 49 *Cleveland State Law Review* 449 (2001), 15 pages.

“Penumbral Crimes,” 39 *American Criminal Law Review* 1395 (2002), 45 pages.

“Criminal Defense Heroes,” 13 *Widener Law Journal* 167 (2003), 17 pages.

“The Professionalization of Ethics,” 33 *Fordham Urban Law Journal* 153 (2005), 18 pages.

“‘No Fellow in American Legislation’: *Weems v. United States* and the Doctrine of Proportionality,” 30 *Vermont Law Review* 251 (2006), 51 pages.

“On Legalistic Behavior, the Advocacy Privilege, and Why People Hate Lawyers,” 55 *Buffalo Law Review* 929 (2007), 18 pages.

“On Rights and Responsibilities: A Response to *The Problem with Pretext* (Eric F. Citron, ‘Right and Responsibility in Fourth Amendment Jurisprudence: The Problem with Pretext,’ 116 *Yale Law Journal* 1072 (2007)),” 116 *Yale Law Journal Pocket Part* 369 (2007), 5 pages.
<http://www.yalelawjournal.org/2007/04/30/raymond.html> .

“The Right to Refuse and the Obligation to Comply: Challenging the Gamesmanship Model of Criminal Procedure,” 54 *Buffalo Law Review* 1483 (2007), 52 pages.

BOOK REVIEWS

“The Importance of Being Important,” review of *Closed Chambers*, by Edward Lazarus. 84 *Iowa Law Review* 147 (1998), 15 pages.

Review of *Midnight Assassin*, by Patricia Bryan and Thomas Wolf. 57 *Journal of Legal Education* 293 (2007), 17 pages.