

National University of Ireland, Maynooth

From the Selected Works of Seth Barrett Tillman

July 15, 2008

Citation List: Peer Reviewed Publications

Seth Barrett Tillman, *None*



Available at: https://works.bepress.com/seth_barrett_tillman/253/

**SUMMARY: CITATIONS APPEARING IN PEER REVIEWED AND PRACTITIONER
REVIEWED JOURNALS**

IRELAND	[0]	
AFRICA	[2]	
ASIA	[1]	
AUSTRALIA	[5]	
EUROPE	[4]	(excluding Ireland, including: Britain (three), and, European-wide (one))
NORTH AMERICA		
CANADA	[2]	
U.S.	[17]	
SOUTH AMERICA	[0]	
PRACTITIONER- REVIEWED	[3]	(ALL UNITED STATES)
TOTAL	[34]	

**CITATIONS AND ACKNOWLEDGEMENTS APPEARING IN PEER REVIEWED AND
PRACTITIONER REVIEWED JOURNALS**

IRELAND

Caoimhe Hough and others, *Editors' Welcome*, 2 IRISH L.J. 1, 1 & masthead (2014) (peer reviewed), *available at* http://works.bepress.com/seth_barrett_tillman/530.

David Fitzmaurice & Sharon Pia Hickey, *Editors' Welcome*, 1 IRISH L.J. i, ii, 1 (2012) (peer reviewed) (masthead and *Editors' Welcome*) (available on HeinOnline).

Paul MacMahon, *Self-Service Search Warrants and International Terrorism: Lessons from Damache v DPP*, 1 IRISH L.J. 2, 3 n.* (2012) (peer reviewed).

AFRICA

[1-2] Nat Ofo, *Amending the Constitution of the Federal Republic of Nigeria 1999*, 4 AFR. J. LEGAL STUD. 123, 136 n.39 (2011) (peer reviewed) (citing *Textualist* and *Reply to Lawson*) (published in Canada – but listed in this file by subject matter).

ASIA

[1] Rivka Weill, *Reviewing Continuity in Legislation*, 37(3) TEL AVIV U. L. REV. 563, 632 n.360 (2016) (peer reviewed) (citing Bruhl-Tillman exchange) (available on HeinOnline)

AUSTRALIA

- [1-2] Luke Beck, *When Is an Office or Public Trust 'Under the Commonwealth' for the Purposes of the Religious Tests Clause of the Australian Constitution?*, 41(1) MONASH U. L. REV. 17, 35 n.76 (2015) (peer reviewed) (citing *Response to Chafetz*, and Tillman-on-Teachout), available at http://works.bepress.com/seth_barrett_tillman/542/.
- [3] Luke Beck, *The Constitutional Prohibition on Religious Tests*, 35 MELBOURNE U. L. REV. 323, 349 n.192 (2011) (peer reviewed).
- [4-5] Luke Beck, Note, *Williams v Commonwealth, School Chaplains and the Religious Tests Clause of the Constitution*, 38 MONASH U. L. REV. 271, 290 n.130 (2012) (Austl.) (peer reviewed) (citing *Response to Chafetz*, and Tillman-on-Teachout), available at http://works.bepress.com/seth_barrett_tillman/332/.

EUROPE (EXCLUDING IRELAND)

- [1] Christopher Bisping, *Conquering the Legal World? The Use of English in Foreign Courts*, 20 EURO. REV. OF PRIVATE L. 541, 542 n.2 (2012) (peer reviewed), available at http://works.bepress.com/seth_barrett_tillman/394/.
- [2-3] Stephen M. Durden, *Textualisms*, 2 BRIT. J. AM. LEGAL STUD. 59, 71 n.64, 74 n.86, 83 n.132, 84 n.134, 86 n.147 (2013) (peer reviewed) (citing Calabresi-Tillman, and *Textualist Defense*), available at http://works.bepress.com/seth_barrett_tillman/384/.
- [4] Sandra Fredman et al., *Public Access to Court Documents: Research Prepared for the Legal Resources Centre, South Africa* 28 n.78 (Oxford Pro Bono Publico Programme Paper, Jan. 2015) (peer reviewed) (draft) (listed as Britain) (**citing Tillman Irish Independent opinion editorial**), available at <http://ohrh.law.ox.ac.uk/wordpress/wp-content/uploads/2015/03/LRC-Project.pdf>, also available at http://works.bepress.com/seth_barrett_tillman/547.

NORTH AMERICA—CANADA

Richard Albert, *Advisory Review: The Reincarnation of the Notwithstanding Clause*, 45 ALBERTA L. REV. 1037, 1037 n.* (2008) (peer reviewed).

- [1] Richard Albert, *Constructive Unamendability in Canada and the United States*, 67 SUP. CT. L. REV. (2d) 181, 196 n.92 (2014) (Can.) (peer reviewed), available at http://works.bepress.com/seth_barrett_tillman/502/.
- [2] Konstantinos Margaritis, *The Framework for Fundamental Rights Protection in Europe under the Prospect of EU Accession to ECHR*, 6 J. POL. & L. 64, 65, 79 (2013) (Can.) (peer reviewed).

NORTH AMERICA—UNITED STATES

- [1] Richard Albert, *The Fusion of Presidentialism and Parliamentarism*, 57 AM. J. COMP. L. 531, 549 n.132 (2009) (peer reviewed) (citing *Response to Bruhl*).
- [2] Mary Sarah Bilder, *James Madison, Law Student and Demi-Lawyer*, 28 LAW & HIST. REV. 389, 439 n.263 (2010) (peer reviewed) (citing *Fragment* while still a working paper).
- [3] C. Stephen Bigler & John Mark Zeberkiewicz, *Restoring Equity: Delaware's Legislative Cure for Defects in Stock Issuances and Other Corporate Acts*, 69 BUS. LAW. 393, 393 n.1, 394, 395 n.7, 400 & n.46 (2014) (peer reviewed) (citing *Void or Voidable*), available at <https://www.rlf.com/Publications/5587>.
- [4] Ryan C. Black *et al.*, *Assessing Congressional Responses to Growing Presidential Powers: The Case of Recess Appointments*, 41 PRESIDENTIAL STUD. Q. 570, 575 n.11, 589 (2011) (peer reviewed) (citing *Reply to Kalt*).
- [5-6] Roy E. Brownell II, *Can the President Recess Appoint a Vice President?*, 42 PRESIDENTIAL STUD. Q. 622, 622 n* & n.1, 625 n.3, 627-28, 635 (2012) (peer reviewed) (citing *Response to Chafetz*, and *Why Our Next President in DJCLPP*), available at http://works.bepress.com/seth_barrett_tillman/241/, also available at <http://tinyurl.com/c9d9k8q/>.
- [7] Kirsten Matoy Carlson, *Is Hindsight 20-20? Reconsidering the Importance of Pre-Constitutional Documents*, 30 AM. INDIAN L. REV. 1, 5 n.20 (2006) (peer reviewed) (citing *Textualist Defense*).

(continued)

NORTH AMERICA—UNITED STATES (continued)

- [8] Yasmin Dawood, *Campaign Finance and American Democracy*, 18 ANNUAL REVIEW OF POLITICAL SCIENCE 329, 336, 348 (2015) (peer reviewed) (citing *Response to Lessig*), available at <http://ssrn.com/abstract=2605401>, also available at http://works.bepress.com/seth_barrett_tillman/527/.
- [9] Marc O. DeGirolami, *The Vanity of Dogmatizing*, 27 CONST. COMMENT. 201, 222 n.56 (2010) (peer reviewed) (citing Calabresi-Tillman).
- [10] Byron F. Egan, *Fiduciary Duties of Corporate Directors and Officers in Texas*, 43 TEX. J. BUS. L. 45, 321 n.918 (2009) (peer reviewed) (citing *Void or Voidable*).
- Joel Fishman, *Index to the American Journal of Legal History Volumes 1-50 (1957-2010)*, 51 AM. J. LEGAL HIST. 13, 46, 59 (2011) (peer reviewed).
- Paul Gronke, Editorial, *The Party Line*, 13 ELECTION L.J. 227, 227 (2014) (peer reviewed) (acknowledgment only), available at http://works.bepress.com/seth_barrett_tillman/483/.
- [11-12] Richard L. Hasen, *Is “Dependence Corruption” Distinct from a Political Equality Argument for Campaign Finance Laws? A Reply to Professor Lessig*, 12 ELECTION L.J. 305, 314 n.77 (2013) (peer reviewed) (citing *Opening Statement and Reply to Teachout*), available at http://works.bepress.com/seth_barrett_tillman/369, also available at <http://ssrn.com/abstract=2220851>.
- [13] Anthony Johnstone, *Outside Influence*, 13 ELECTION L.J. 117, 120 n.18 (2014) (citing *Reply to Teachout*), available at http://works.bepress.com/seth_barrett_tillman/467.
- [14] Richard L. McCormick, *Anti-Corruption in American History*, 14 J. GILDED AGE & PROGRESSIVE ERA 441, 443 n.12 (2015) (reviewing ZEPHYR TEACHOUT, CORRUPTION IN AMERICA: FROM BENJAMIN FRANKLIN’S SNUFF BOX TO CITIZENS (2014)) (peer reviewed), available at http://works.bepress.com/seth_barrett_tillman/564/.
- [15] Bradley A. Smith, *Vanity of Vanities: National Popular Vote and the Electoral College*, 7 ELECTION L.J. 196, 210 n.99 (2008) (peer reviewed) (citing *Betwixt Principle and Practice*).

NORTH AMERICA—UNITED STATES (continued)

Eugene Volokh, *Ex Post: Acknowledgments, Credits & Featured Books*, 13 GREEN BAG 2D 371, 371 (2010) (peer reviewed) (acknowledgment only), available at http://www.greenbag.org/v13n3/v13n3_back_matter.pdf.

[16] Yen-tu Su, *The Partisan Ordering of Candidacies and the Pluralism of the Law of Democracy: The Case of Taiwan*, 15 ELECTION L.J. 1, 4, 17 (2016) (peer reviewed).

[17] Konstantinos G. Margaritis, European Union accession to the European Convention on Human Rights: an institutional “marriage” 25 n.121 (University of Denver Human Rights & Human Welfare Working Paper No. 65, 2011) (peer reviewed) (citing *Fragment*), available at <http://www.du.edu/korbel/hrhw/workingpapers/2011/65-margaritis-2011.pdf>.

SOUTH AMERICA

none

PRACTITIONER REVIEWED

[1] Hon. D. Arthur Kelsey, *The Resurgent Role of Legal History in Modern U.S. Supreme Court Opinions*, VA. BAR ASSO. NEWS J., Fall 2010, at 11 n.11 (2010) (practitioners’ journal), available at http://lextrajectus.com/html/unit_1.html.

[2] D. Richard McDonald & Jeanne M. Moloney, *Correcting Incomplete Corporate Records*, MICH. BUS. L.J., Fall 2009, at 31 n.2, 34 nn.36, 41 (2009) (practitioners’ journal), available at http://works.bepress.com/seth_barrett_tillman/209/.

[3] John Mark Zeberkiewicz & Tiffany N. Piland, *Valid Issuance of Capital Stock*, 44 REV. SECS. & COMMODITIES REG. 191, 195 n.30 (2011) (practitioner-edited journal).

My publications and their abstracts are generally available on <http://ssrn.com/author=345891> and on http://works.bepress.com/seth_barrett_tillman/.