

## PUBLICATIONS LIST

### **BOOKS**

**THE *CHEVRON* DOCTRINE: ITS RISE AND FALL, AND THE FUTURE OF THE ADMINISTRATIVE STATE** (Harvard U. Press, 2022).

**PROPERTY: PRINCIPLES AND POLICIES** (Fourth Edition, Foundation Press, 2022) (with Henry E. Smith and Maureen E. Brady). Previous editions (with Henry E. Smith) published in 2007, 2012, and 2017).

**LAKEFRONT: PUBLIC TRUST AND PRIVATE RIGHTS IN CHICAGO** (Cornell U. Press, 2021) (with Joseph D. Kearney).

**OXFORD INTRODUCTIONS TO U.S. LAW: PROPERTY** (Oxford U. Press 2010) (with Henry E. Smith).

**PROPERTY: TAKINGS** (Foundation Press, 2002) (with David Dana).

### **BOOK CHAPTERS**

**The Restatement of Property: The Curse of Incompleteness**, in *The American Law Institute; A Centennial History* (Oxford U. Press, Andrew Gold and Robert W. Gordon eds, 2023).

**Private and Public Law**, in *THE OXFORD HANDBOOK OF THE NEW PRIVATE LAW* (Oxford U. Press, Andrew S. Gold et al. eds 2021).

**The Architecture of Property**, in *RESEARCH HANDBOOK ON PRIVATE LAW THEORY* (Edward Elgar, Hanoch Dagan & Benjamin Zipursky eds. 2020) (with Henry E. Smith).

**Jerry Mashaw, the Due Process Revolution, and the Limits of Judicial Power**, in *ADMINISTRATIVE LAW FROM THE INSIDE OUT* (Cambridge U. Press, Nicholas Parillo ed. 2017).

**Ownership and Possession**, in *LAW AND ECONOMICS OF POSSESSION* (Cambridge U. Press, Yun-Chien Chang ed. 2015).

**Property and Fire**, in *WILDFIRE POLICY: LAW AND ECONOMICS PERSPECTIVES* (Resources for the Future, Karen M. Bradshaw and Dean Lueck eds. 2012).

**Private Property and Public Rights**, in *RESEARCH HANDBOOK ON THE ECONOMICS OF PROPERTY LAW 75-103* (Edwardd Elgar, Kenneth Ayotte and Henry E. Smith eds. 2011).

**The Story of *Chevron USA Inc. v. Natural Resources Defense Council, Inc.* (1984): Sometimes Great Cases are Made Not Born**, in *STATUTORY INTERPRETATION STORIES 164-194* (Foundation Press, William N. Eskridge, Jr., Philip P. Frickey, Elizabeth Garrett eds., 2011); reprinted in 66 *ADMIN. L. REV.* 253 (2014).

**Preemption in Environmental Law: Formalism, Federalism Theory, and Default Rules**, in *FEDERAL PREEMPTION: LAW AND POLITICS* 166-193 (American Enterprise Institute, Richard Epstein & Michael Greve eds. 2007).

**Internal Dynamics of Term Limits for Justices**, in *REFORMING THE COURT: TERM LIMITS FOR SUPREME COURT JUSTICES* 225-48 (Carolina Academic Press, Roger Crampton & Paul Carrington eds. 2006).

**The Story of *Chevron*: the Making of an Accidental Precedent**, in *ADMINISTRATIVE LAW STORIES* 398-428 (Foundation Press, Peter Strauss, ed. 2006).

**The Story of *SWANCC*: Federalism and the Politics of Locally Unwanted Land Uses**, in *ENVIRONMENTAL LAW STORIES* 283-319 (Foundation Press, Richard Lazarus & Oliver Houck, eds. 2005), reprinted in *The Environmental Forum*, vol. 23 no. 1 (Jan/Feb 2006).

#### ***PRINCIPAL ACADEMIC ARTICLES***

**The New Public Nuisance: Illegitimate and Dysfunctional**, 132 *YALE L. J. FORUM* 985 (2023).

**The Essential Meaning of the Rule of Law**, 17 *J. L., ECON. & POL'Y* 673 (2022).

**Re-Reading *Chevron***, 70 *DUKE L. J.* 1153 (2021).

**Classical Liberal Property and the Question of Institutional Choice**, 50 *J. Legal Stud.* S9 (2021).

**The Compensation Constraint and the Scope of the Takings Clause**, 96 *NOTRE DAME L. REV.* 1421 (2021).

**Legitimate Interpretation –Or Legitimate Adjudication?**, 105 *CORNELL L. REV.* 1395 (2020).

**The Economics of Leasing**, 12 *J. LEGAL ANALYSIS* 1 (2020).

**Fair and Impartial Adjudication**, 26 *GEO. MASON L. REV.* 897 (2019).

**Choice of Law in Takings Cases**, 8 *BRIGHAM-KANNER PROPERTY RIGHTS J.* 45 (2019).

**Interpreting an Unamendable Text**, 71 *VAND. L. REV.* 547 (2018).

**The Public Trust Doctrine: Some Jurisprudential Variations and Their Implications**, 38 *HAW. L. REV.* 261 (2016).

**Presidential Administration and the Traditions of Administrative Law**, 115 COLUM. L. REV. 1953 (2015).

**Possession as a Natural Right** (Hayek Lecture), 9 N.Y.U. J. L. & LIB. 345 (2015).

**Anticipatory Remedies for Takings**, 128 HARV. L. REV. 1630 (2015).

**Step Zero After *City of Arlington***, 83 FORD. L. REV. 753 (2014).

**Dodd-Frank Orderly Liquidation Authority: Too Big for the Constitution?**, 163 U. PA. L. REV. 165 (2014) (with Margaret L. Merrill).

**Property and the Right to Exclude II**, 3 BRIGHAM-KANNER PROPERTY RIGHTS J. 1 (2014).

**The Shale Oil and Gas Revolution, Hydraulic Fracturing, and Water Contamination: A Regulatory Strategy**, 98 MINN. L. REV. 145 (2013) (with David M. Schizer); reprinted as condensed in 45 ENV. L. RPT. 10734 (2015).

**The Property Strategy**, 160 U. PA. L. REV. 2061 (2012).

**Making Coasean Property More Coasean**, 54 J. L. & ECON. 577 (2011) (with Henry E. Smith).

**Article III, Agency Adjudication, and the Origins of the Appellate Review Model of Administrative Law**, 111 COLUM. L. REV. 939 (2011).

**Is Public Nuisance a Tort?** 4 J. TORT L. ISSUE 2, Article 4 (B.E. Press, 2011).

***Melms v. Pabst Brewing Co.* and the Doctrine of Waste in American Property Law**, 94 MARQUETTE L. REV. 1055 (2011).

**The Disposing Power of the Legislature**, 110 COLUM. L. REV. 452 (2010).

**Accession and Original Ownership**, 1 J. LEGAL ANALYSIS (2009).

**Preemption and Institutional Choice**, 102 NW. U. L. REV. 727 (2008).

**The Morality of Property**, 48 WM & MARY L. REV. 569 (2007) (with Henry E. Smith).

**The *Accardi* Principle**, 74 GEO. WASH. L. REV. 569 (2006).

**Originalism, Stare Decisis and the Promotion of Judicial Restraint**, 22 CONST. COMM. 271-88 (2005).

***Marbury v. Madison* as the First Great Administrative Law Decision**, 37 JOHN

MARSHALL L. REV.481 (2004).

**Rethinking Article I, Section 1: From Nondelegation to Exclusive Delegation**, 104 COLUM. L. REV. 2097 (2004).

**The Origins of the American Public Trust Doctrine: What Really Happened in *Illinois Central***, 71 U. CHI. L. REV. 799 (2004) (with Joseph D. Kearney).

**The Making of the Second Rehnquist Court: A Preliminary Analysis** (Childress Lecture), 47 ST. LOUIS U. L.J. 569 (2003).

**The *Mead* Doctrine: Rules and Standards, Meta-Rules and Meta-Standards**, 54 ADMIN. L. REV. 807 (2002).

**Agency Rules with the Force of Law: The Original Convention**, 116 HARV. L. REV. 467 (2002) (with Kathryn Tongue Watts).

**What Happened to Property in Law and Economics?**, 111 YALE L. J. 357 (2001) (with Henry Smith).

**The Property/Contract Interface**, 101 COLUM. L. REV. 773 (2001) (with Henry Smith).

***Chevron's* Domain**, 89 GEO. L. J. 833 (2001) (with Kristin Hickman).

**The Landscape of Constitutional Property**, 86 VIR. L. REV. 885 (2000).

**Optimal Standardization in the Law of Property: The *Numerus Clausus* Principle**, 110 YALE L. J. 1 (2000) (with Henry Smith).

**The Influence of Amicus Curiae Briefs on the Supreme Court**, 148 U. PA. L. REV. 743 (2000) (with Joseph D. Kearney).

**Explaining Market Mechanisms**, 2000 U. ILL. L. REV. 275.

**The Great Transformation of Regulated Industries Law**, 98 COLUM. L. REV. 1323 (1998) (with Joseph D. Kearney).

**Property and the Right to Exclude**, 77 NEB. L. REV.730 (1998).

**Capture Theory and the Courts: 1967-1983**, 72 CHICAGO-KENT L. REV. 1039 (1997).

**Golden Rules for Transboundary Pollution**, 46 DUKE L. J. 931 (1997).

***Dolan v. City of Tigard*: Constitutional Rights as Public Goods**, 72 DENVER U.

L. REV. 859 (1995).

**Textualism and the Future of the *Chevron* Doctrine**, 72 WASH. U. L. REV. 351 (1994).

**Judicial Opinions as Binding Law and as Explanations for Judgments**, 15 CARDOZO L. REV. 43 (1993).

**Judicial Deference to Executive Precedent**, 101 YALE L. J. 969 (1992).

**The Constitutional Principle of Separation of Powers**, 1991 SUPREME COURT REV. 225.

**Bargaining in the Shadow of Eminent Domain: Valuing and Apportioning Condemnation Awards Between Landlord and Tenant**, 34 UCLA L. REV. 1083 (1987) (with Victor Goldberg and Daniel Unumb).

**The Economics of Public Use**, 72 CORNELL L. REV. 61 (1986).

**Property Rules, Liability Rules, and Adverse Possession**, 79 NW. U. L. REV. 1122 (1985).

**The Common Law Powers of Federal Courts**, 52 U. CHI. L. REV. 1 (1985).

**Trespass, Nuisance, and the Costs of Determining Property Rights**, 14 J. LEGAL STUD. 13 (1985).

#### ***OTHER SELECT WRITINGS***

**Judge Williams on Administrative Law**, 16 N.Y.U. J. L. & LIBERTY 8 (2022).

**Public Nuisance as Risk Regulation**, 17 J. L., ECON. & POL'Y 347 (2022).

**The Eagle Theory**, 9 BRIGHAM-KANNER PROPERTY RGTS. J. 17 (2020).

**Formalization, Possession, and Ownership**, 6 BRIGHAM-KANNER PROPERTY RIGHTS J. 113 (2017).

**Property and Sovereignty, Information and Audience**, 18 THEORETICAL INQ. IN L. 417 (2017).

**The Digital Revolution and the Future of Law Reviews**, 99 MARQ. L. REV. 1101 (2016).

**A Comment on Metzger and Zaring: The Quicksilver Problem**, 78 LAW & CONTEMP. PROBS. No. 3 at 189 (2015).

**Why Restate the Bundle?: The Disintegration of the Restatement of Property**, 79 BROOKLYN L. REV. 681 (2014) (with Henry E. Smith).

**Four Questions About Fracking**, 63 CASE W. RES. L. REV. 971 (2013).

**Contested Shore: Property Rights in Reclaimed Land and the Battle for Streeterville**, 107 NW. U. L. REV. 1057 (2013) (with Joseph D. Kearney).

**Property as Modularity**, 125 HARV. L. REV. ONLINE (2012).

**Justice Stevens and the *Chevron* Puzzle**, 106 NW. U. L. REV. 551 (2012).

**The Character of the Governmental Action**, 36 VER. L. REV. 649 (2012).

**The Property Prism**, 8 ECON. JOURNAL WATCH 247 (2011).

**Private Rights in Public Lands: The Chicago Lakefront, Montgomery Ward, and the Public Dedication Doctrine**, 105 NW. U. L. REV. 1417 (2011) (with Joseph D. Kearney).

**Why *Lingle* is Half Right**, 11 VER. J. ENV. L. 421 (2010).

**Direct Voting by Property Owners**, 77 U. CHI. L. REV. 275 (2010).

**Faithful Agent, Integrative, and Welfarist Interpretation**, 14 LEWIS & CLARK L. REV. 1565 (2010).

**Energy Policy for an Economic Downturn: A Proposed Petroleum Fuel Price Stabilization Plan**, 27 YALE J. ON REG. 1 (2010) (with David M. Schizer).

**Delegation and Judicial Review**, 33 HARV. J. L. & PUB. POL'Y 73 (2010).

**Public Use/Popular Constitutionalism**, 11 POWELL ON REAL PROPERTY WFL08-1-WFL08-16 (2008).

**The Conservative Case for Precedent**, 31 HARV. J. L. & PUB. POL'Y 977 (2008).

**Rescuing Federalism After *Raich*: The Case for Clear Statement Rules**, 9 LEWIS & CLARK L. REV. 823-51 (2005).

**Global Warming as a Public Nuisance**, 30 COLUM. J. ENV'TL L. 293 (2005).

**The Property Clause**, in THE HERITAGE FOUNDATION GUIDE TO THE CONSTITUTION (2005).

**Private Property and the Politics of Environmental Protection**, 28 HARV. J. L. & PUB. POL'Y 69 (2004).

**Introduction: The Demsetz Thesis and the Evolution of Property Rights**, 31 J. LEGAL STUD. S331 (2002).

**Incomplete Compensation for Takings**, 11 N.Y.U. ENV'T L. REV. 110 (2002).

**Beyond the Independent Counsel: Evaluating the Options**, 43 ST. LOUIS U. L. REV. 1047 (1999).

**The Constitution and the Cathedral: Prohibiting, Purchasing, and Possibly Condemning Tobacco Advertising**, 93 NW. U. L. REV. 1143 (1999).

**High-Level, "Tenured" Lawyers**, 61 LAW & CONTEMP. PROB. 83 (1998).

**Compensation and the Interconnectedness of Property**, 25 ECOLOGY L. Q. 327 (1998).

**Trespass and Nuisance**, in THE NEW PALGRAVE DICTIONARY OF ECONOMICS AND THE LAW (Peter Newman, ed.) (1998).

**Toward a Principled Interpretation of the Commerce Clause**, 22 HARV. J. L. & PUB. POL'Y 31 (1998).

**A New Age of Federalism?** 1 GREEN BAG 2d 153 (1998).

**Does the Constitution Require that We Kill the Competitive Goose? Pricing Local Phone Services to Rivals**, 73 N.Y.U. L. REV. 1122 (1998) (with William J. Baumol).

**Deregulatory Takings, Breach of the Regulatory Contract, and the Telecommunications Act of 1996**, 72 N.Y.U. L. REV. 1037 (1997) (with William J. Baumol).

**Does Public Choice Theory Justify Judicial Activism After All?**, 21 HARV. J. L. & PUB. POL. 219 (1997)

**Institutional Choice and Political Faith**, 22 LAW & SOC. INQ. 959 (1997) (review essay of N. Komesar, *Imperfect Alternatives*).

**Bork v. Burke**, 19 HARV. J. L. & PUB. POL. 509 (1996).

**Constitutional Limitations on Physician Price Controls**, 21 HASTINGS CONST. L. Q. 635 (1994).

**Chief Justice Rehnquist, Pluralist Theory, and the Interpretation of Statutes,** 25 RUTGERS L. J. 621 (1994).

**A Modest Proposal for a Political Court,** 17 HARV. J. LAW & PUB. POL'Y 137 (1994).

**Pluralism, the Prisoner's Dilemma, and the Behavior of the Independent Judiciary,** 88 NW. L. REV. 396 (1993).

**The Judicial Prerogative,** 12 PACE L. REV. 327 (1992).

**Zero-Sum Madison,** 91 MICH. L. REV. 1392 (1992) (review of J. Nedelsky, *Private Property and the Limits of American Constitutionalism*).

**Wealth and Property,** 38 UCLA L. REVIEW 489 (1990) (review of S. Munzer *A Theory of Property*).

**Public Contracts, Private Contracts, and the Transformation of the Constitutional Order,** 37 CASE W. RES. L. REV. 597 (1987).

**Rent Seeking and the Compensation Principle,** 80 NW. U. L. REV. 1561 (1986) (review essay of R. Epstein, *Takings: Private Property and the Power of Eminent Domain*).

**First Amendment Protection for Commercial Advertising: The New Constitutional Doctrine,** 44 U. CHI. L. REV. 205 (1976) (student comment).