The Judicial Mind Revisited: Psychometric Analysis of Supreme Court Ideology

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- Adam Bonica 2020-12-17 Presents a novel theory explaining how and why politicians and lawyers politicise courts.

- Glendon Schubert 1976

- Drew Noble Lanier 2003 The present study examines the agenda-setting and the decision-making of the U. S. Supreme Court across a period that encompasses several wars, a Great Depression, a president's attempt to pack the Court, and changes in the Court's rules.

- Donald R. Songer 2012-04-11 The authors use confidential interviews with Supreme Court justices, analysis of their writings, and measures that tap their perceived ideological tendencies to provide a critical examination of the ideological representativeness of Supreme Court justices.

- James R. Rogers 2012-10-05 Over the course of the past decade, the behavioral analysis of decisions by the Supreme Court has turned to game theory to gain new insights into this important institution in American politics. Game theory offers a way of capturing the strategic interdependencies among the justices as they make their decisions.

- Thomas H. Hammond 2005 This book presents the first comprehensive model of policymaking by strategically-rational justices who pursue their own policy preferences in the Supreme Court's multi-stage decision-making process.

Values in the Supreme Court: Rachel Calbi ©Oxford University Press 2020-12-10 This book examines the significance of values in Supreme Court decision-making. Drawing on theories and techniques from psychology, it focuses on the current analysis of judgments and cases to a new methodology to reveal the underlying judgments that make up the decision-making process.

The Psychology of the Supreme Court: Jerzy Korzeniowksi ©Cambridge University Press 2018-09-27 This book offers an in-depth analysis of the factors that influence Supreme Court justice decisions, including the role of psychologists, political scientists, and legal scholars.

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Empirical Theories About Courts

William E. Wiethoff 2010

In early-nineteenth-century America, and especially in the Old South, the use of oratory was perceived as one of the principal means of achieving and maintaining power. Judges perceived their civic duties to demand oratorical skill as well as legal expertise. In A Peculiar Humanism, Wiethoff analyzes the opinions of sixty-nine appellate judges to examine the preceived distinctive oratorical features of sectional jurisprudence. Judges perceived the symbolic significance of humanist rhetoric as a means of achieving and maintaining power and legitimacy in the courtroom. Wiethoff discusses the public addresses, judicial narratives, and private papers of sixty-nine appellate judges. Consistent with the humanism proclaimed in classical and neoclassical works, appellate judges believed that their opinions should be rational, humane, and morally improving. The volume also includes an extensive chronology for the field, an introduction, and a comprehensive bibliography.

Decision-Making

Andreas Kapardis 2009

Judicial Mind Revisited: Psychometric Analysis of Supreme Court Ideology

Luigi Cominelli 2018

This book’s basic hypothesis – which it proposes to test with a cognitive-sociological approach – is that judicial behavior, like every form of human behavior, is directed and framed by biosocial constraints that are neither entirely genetic nor exclusively cultural. As such, a sociological perspective is bound to see cases as super-systems, that is, as a biocultural construct that develops only in complex situations. This epistemological theory, by highlighting a fundamental distinction between defended and assertive biases, might explain the false contradiction between law as a static and historical phenomenon, and law as a dynamic and promotional element. Sociological scholars today have to face the challenge of pursuing a truly interdisciplinary approach, connecting all the fields that can contribute to building a modern theory of argumentative behavior and social action. Understanding and framing concepts such as rationality, emotion, or justice help to overcome the significant divide between micro and macro sociological knowledge. Social scientists who are interested in the law must be able to master the epistemological discourses of different disciplines, and to produce fruitful syntheses and bridge-operations so as to understand the legal phenomena from each different point of view. The book adopts four perspectives: sociological, psychological, biologico-evolutionary and cognitive. All of them have the potential to be mutually integrated, and constitute that general social science that provides common ground for exchanges. The goal is to arrive at a broad and integrated view of the socio-legal phenomenon, paving the way for a comprehensive theory of arcs-and-accentuated actions.

Democratic Politics and Party Competition

Artemus Ward 2015

The Annals of the American Academy of Political and Social Science: 1974

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The Supreme Court Justices

Sheldon, James Spriggs II, and Paul Wahlbeck.

The police prejudice and discrimination, terrorism and profiling offenders. Other topics include critiques of eyewitness testimony, the role of the jury, sentencing as a human science, perception in the courtroom, detecting deception, and psychology and the police. Each chapter is supported by case studies and further reading. Andreas Kapardis draws on sources from Europe, North America and Australia to provide an expert investigation of the subjectivity and human flexibility inherent in our systems of justice. The volume also honours the life-time achievement of Professor Ian Budge, who has provided distinguished intellectual leadership for nearly all comparative research on the functioning of democracies. This book will be of great interest to all students and scholars of politics and of democracy in particular.

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This edited book examines trends, outcomes and future directions of U.S. fair and affordable housing policy. It focuses on four areas of interest: fair housing policy, affordable housing finance, equitable approaches to land use, rent vouchers, and homeownership policy.

Empirical Theories About Courts

Robert M. Silverman 2011-09-09

This edited book examines trends, outcomes and future directions of U.S. fair and affordable housing policy. It focuses on four areas of interest: fair housing policy, affordable housing finance, equitable approaches to land use, rent vouchers, and homeownership policy.

Memphis State University Law Review

Judicial Mind Revisited: Psychometric Analysis of Supreme Court Ideology

Stephen Daniels 1978

Empirical Theories About Courts

Judith Bara 2006-09-27

This new book introduces innovative research on democracy from the leading Comparative Manifestos Project (CMP). It details the key achievements of the project to date, illustrates how its findings may be applied, lays out the future challenges it faces and examines how the field as a whole can advance. It also presents a special assessment of the dimensionality of party competition, providing ways in which research can be expanded and related to broader approaches in Political Science and Political Philosophy. Although CMP research is widely used and contributes the major comparative data set on party positions and ideological location, it is also subject to challenges. The volume therefore provides the reader with a clear sense of the key debates and questions surrounding its work. This volume also becomes the life-time achievement of Professor Ian Budge, who has provided distinguished intellectual leadership for nearly all comparative research on the functioning of democracies. This book will be of great interest to all students and scholars of politics and of democracy in particular.

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