

DCBA Brief MCLE Program Webinar May 1, 2025

Welcome/Announcements

Christian Ketter – Editor-in-Chief, *DCBA Brief*

12:00 PM – 1:00 PM

Program

**Where Do I Begin?": Effective Tips In Legal Writing For
Publication: Writing for the DCBA Brief, Blogs, Law Reviews and
More**

DCBA Brief

Christian E. Ketter, Editor-in-Chief

Rachel E. Legorreta, Immediate Past Editor-in-Chief

Edward R. Sherman, Past Editor-in-Chief

Tyler D. Michals, Editorial Board Member

Join "Where Do I Begin? Effective Tips In Legal Writing For
Publication" and set yourself on the path to becoming a successful
legal writer, no matter the platform or subject matter.

Link to Evaluation

The evaluation must be completed to receive CLE credit.

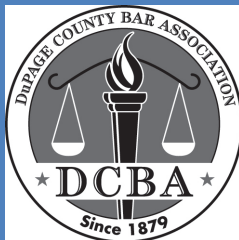
<https://www.surveymonkey.com/r/DCBAbrief05012025>

Upcoming CLE Programs May 8th – [2025 Mental Health Symposium](#) – Studio Movie Grill,
Wheaton

DCBA Events: May 2nd – [Law Day Luncheon](#) – Cantigny Golf Club – Wheaton

May 21st – [Lawyers Lending a Hand](#) – We Grow Dreams, West
Chicago

June 6th – [Installation and Presidents Ball](#) – Morton Arboretum, Lisle




DCBA OnDemand CLE is Available on IICLE:

Members can find the link to The Illinois Institute for Continuing Legal Education (IICLE) catalog on the DCBA website under the menu item **CLE & Events**→**IICLE Online Library**. You must be logged into your DCBA Membership Profile to view courses for free or at a reduced price.

View & Print CLE Certificates through the DCBA Website:

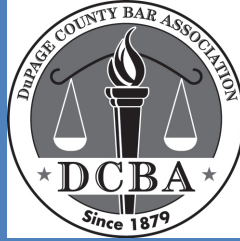
CLE Certificates can take up to a week following the date of the CLE program to appear in your member profile. Members can view and print their certificates for any DCBA CLE program attended by first signing into their account on the DCBA website. Hover over the **CLE & Events** menu item and select **Find My CLE Credits**. This page will list all the CLE credits earned with DCBA. To the left of each program is an icon to print or email the Statement of Credit.

Go to the MCLE Board website to view your online transcript - <https://www.mcleboard.org/>
Watch this video tutorial for details  [Overview of the Attorney MCLE Profile](#)

Speaker Biographies

Christian Ketter is an award-winning legal writer and an attorney with Ottosen DiNolfo Hasenbalg & Castaldo, Ltd. He is an adjunct professor of law at University of Illinois Chicago School of Law and a member of the American Association of University Professors. Mr. Ketter is a former prosecutor and adjunct professor of criminal procedure at Morton College and served as a judicial intern to Judge William J. Bauer on the U.S. Court of Appeals for the Seventh Circuit. Mr. Ketter is Associate General Counsel of the DuPage County Bar Association, the Editor-in-Chief of the DuPage County Bar Association's Journal, the DCBA Brief and the Immediate-Past Chair of the DCBA Appellate Law Section and serves on its Board of Directors. He is the Chair of the Federal Civil Practice Section of the Illinois State Bar Association, the co-chair of sponsorship for the Appellate Lawyer's Association, and served on the Seventh Circuit Bar Association's Diversity and Inclusion Committee.

Mr. Ketter has presented on legal ethics for the National Business Institute, the Institute for Paralegal Education, MyLawCLE, and the DCBA. He has presented at Northwestern State University of Louisiana, and co-authored a 2022 presentation on jail litigation for the Illinois



Sheriffs' Association Conference. His scholarship has been widely published in *The University of Toledo Law Review*, *Wayne State Law Review*, *Florida Coastal Law Review*, *The Arizona State Sports and Entertainment Law Journal*, *UIC John Marshall Law Review*, *Campbell Law Review*, *Journal of Illinois Local Government Lawyer's Association*, *Illinois Bar Journal*, *Rutgers Law Record*, and *Cleveland State Law Review*. Mr. Ketter's publications have been covered by *Racism.org: Race, Racism and the Law* and cited in the *American Law Reports Federal Registry*. In June, he will be guest-presenting on constitutional law at the University of Wyoming College of Law, and he has publications forthcoming in the *Illinois Bar Journal* and the *Journal of Law & Civil Governance* at Texas A&M.

Rachel Legorreta is an associate attorney at John J. Malm & Associates, P.C., where she focuses her practice on personal injury litigation. She received her undergraduate degree from Northern Illinois University, where she obtained her bachelor's degree in Political Science, with double minors in Philosophy and History. She graduated *magna cum laude* from Northern Illinois University College of Law in 2017. She is the Immediate Past Editor-in-Chief for the *DCBA Brief*.

Edward Sherman has practiced for the past 24 years in civil litigation, including the following areas of practice: torts, contracts, wills and trusts and business litigation disputes at Lillig & Thorsness, Ltd. in Oak Brook. Ed is the Chair of the Civil Law and Practice Committee and past Editor in Chief of the *DCBA Brief*.

Tyler Michals works as an Assistant Corporation Counsel in the Federal Civil Rights Litigation Division of the City of Chicago's Law Department. He is a former assistant Cook County state's attorney. His political commentary has appeared in the *Chicago Tribune* and the *New York Sun*. He is a member of the *DCBA Brief's* Editorial Board.

**All Hands on Deck for Mental Health
It Takes a Village**

MENTAL HEALTH SYMPOSIUM

THURSDAY, MAY 8, 2025

STUDIO MOVIE GRILL

10:30 AM - 4:45 PM

Lunch will be provided
Reception to Follow Symposium

Compassionate Advocacy: Mental Health & Substance Use Issue
Justice & Wellness: Navigating Mental Health in the Criminal Court System
From Courtroom to the Community: Juveniles & Families in Crisis
**Balancing Compassion & the Law: Mental Health Issues in Probate
& Mental Health Court Proceedings**
**The Intersection of Law & Behavioral Health:
Programs That Make a Difference**
Self Care is Not Selfish - Tips for Professionals
Building an Ideal Crisis: Behavioral Health System



5.75 Hours of MCLE
**Including 1 Hour Diversity
Credit & 1 Hour Wellness
Credit**

**For more information or to register,
visit dcba.org/MentalHealthSymposium**

An abstract graphic consisting of several thin, black, overlapping lines that form various geometric shapes and polygons, primarily in the upper half of the page. The lines are thin and black, creating a complex, layered pattern.

WHERE DO I BEGIN?: EFFECTIVE TIPS IN LEGAL WRITING FOR PUBLICATION: WRITING FOR THE DCBA BRIEF, BLOGS, LAW REVIEWS AND MORE

By: Christian Ketter, Rachel Legorreta, Tyler Michals, and Edward Sherman

AGENDA

Writing for the DCBA Brief

Writing for Law Reviews

Writing for Op-Eds

Other Legal Writing

Helpful Resources and References

LEGAL WRITING: WHERE DO I START?

- Don't Underestimate: The continual practice of law may equal the potential for a worthy topic. Chances are your "argument" may be a viable article!
- But I didn't do law review in law school!

GENERAL STYLISTIC AND WRITING ADVICE

- Keep it simple and easy to understand
- Use shorter sentences

EFFECTIVE OUTLINING

- Don't just hit the keyboard and start writing.
- The time you spend on effective outlining makes the drafting process a more purposeful use of your time. It also results in a more organized article.
- Think of it as building a skeleton and adding in the organs before the outer layers.
- This also allows you to chip away at an article without losing your place.
- An effective starting point is to consider the basics and “flesh it out” as opposed to scatter writing.
- 1. Basic outline form:
 - a. Introduction
 - b. Analysis
 - c. Conclusion
- You may then turn to a rough draft a couple sentences of your conclusion. This should be concise.

CITING AND KEY BLUEBOOK RULES

- As a general rule of thumb, begin with the proposition that every sentence asserting a proposition should have a footnote citation.
 - a. Does this relate to a statute?
 - b. Is there a case supporting this?
- Cite the case and include a parenthetical (See, See also, see generally, e.g., c.f., etc.)
- You don't need to be a Bluebook Expert!
- There are great resources available
 - <https://guides.ll.georgetown.edu/bluebook/citing-other>
 - Westlaw can auto-generate citations.



AVENUES OF PUBLICATION

- DCBA Brief
- Law Reviews
- Blogs
- Legal Op-Eds


WHAT PUBLICATION IS BEST FOR ME?

- What publication choice is proper for my concept? (a handful of pages cited is the Brief, 20+ pages cited is a law review, opinion piece with cited authority is a perspective, opinion piece on law is an op-ed, etc.)
- Be mindful of your audience: state or federal, county specific, plaintiff or defense bar, politically neutral or driven, etc.

GETTING YOUR CREDIT: MCLE REPORTING

- Rule 795(d)(7). Accreditation Standards and Hours
- (7) Legal Scholarship. Writing law books and law review articles, subject to the following:...
 - (ii) An attorney may earn credit for writing law-related articles in responsible legal journals or other legal sources, published during the two-year reporting period, that deal primarily with matters related to the practice of law, professionalism, diversity and inclusion, mental illness and addiction issues, civility, or ethical obligations of attorneys. Republication of any article shall receive no additional CLE credits unless the author made substantial revisions or additions.
 - (iii) An attorney may earn credit towards MCLE requirements for the actual number of hours spent researching and writing, but the maximum number of credits that may be earned during any two-year reporting period on a single publication shall be one-half the minimum number of CLE hours required by Rule 794(a) and (d).
- Credit is accrued when the eligible book or article is published, regardless of whether the work in question was performed in the then-current two-year reporting period. To receive CLE credit, the attorney shall maintain contemporaneous records evincing the number of hours spent on a publication. (iv) The attorney must report the credit earned from this activity to the MCLE Board using the Board's online submission process no later than the reporting deadline for the reporting period in which the credit was accrued.

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I want to... 

Add Credits

What type of credit are you adding?



Non-traditional credit



Out-of-state credit



Illinois-Accredited MCLE Courses

Your attendance and teaching at all Illinois-accredited MCLE courses are reported directly to us by the course provider. You do not report your attendance or teaching at Illinois-accredited courses yourself. Click [here](#) to determine whether the course you attended or taught was accredited in Illinois. Please contact the course provider directly if your attendance or teaching credit has not been reported to us by the 15th of the month following the month you took or taught the course.

Cancel



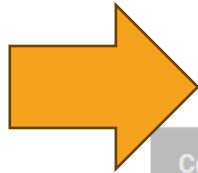


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- Part-Time Teach (Law School or College Law Course)
- Judge Law Student Simulation
- Published Legal Scholarly Work

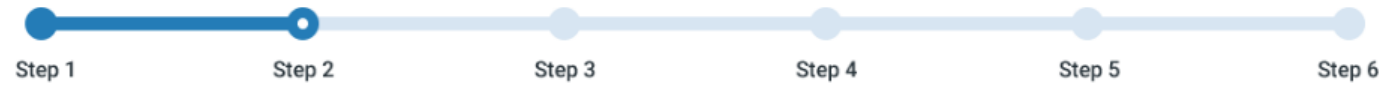


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Add Credits



Publication of Legal Scholarship

Name of Publisher

DuPage County Bar Association's DCBA Brief

Publication Title

Mark Your Calendars: How Long Can a Dismissal "Without Prejudice" Loom in Federal Court?

Chapter/Article Title (optional)

Date Published

3/1/2025




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

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Publication of Legal Scholarship


Actual Time Researching/Writing
Published Scholarly Legal Work in
Hours (maximum 15 hours) 

Please attach a copy of the
publication you authored. If the
publication exceeds 10 pages,
please attach the publication's cover
page, table of contents (if any), and
10 pages that represent your
qualifying research and writing.

no file

New File



or

Drag and drop file here

Alternatively, you can provide a link
(URL) to the online version of the
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In order to have all or a portion of the activity you just entered for general credit approved for Professional Responsibility ("PR") credit, you must submit a request to the Commission on Professionalism through this system to have them review and approve it for PR credit.

PR topics include: professionalism; civility; legal ethics; diversity and inclusion; and mental health and substance abuse.

Would you like to submit a request to the Commission on Professionalism to approve all or a portion of this activity for PR credit?

Yes

No

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Attorney Verification

- I verify that the information contained in this submission is true and correct and that I am entitled to earn Illinois MCLE Credit for this activity under Illinois Supreme Court Rule 795.
- I understand that my submission of this activity for Illinois credit does not constitute a report of compliance for any reporting period. I also understand that I must comply with the compliance and reporting requirements under Rule 796 for the reporting period in which this credit was earned.

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The Following Non-Traditional Credit Activity Has Been Added to Your Record

Credit Type: Publication

Activity Name or Title: Mark Your Calendars: How Long Can a Dismissal "Without Prejudice" Loom in Federal Court?

Date Credit Earned: 03/01/2025

Total Illinois CLE Credits for this Activity*: **15**

*This is the number of total CLE credits which appear as reported for this activity. It reflects that Illinois is a 60-minute CLE state. If applicable, it also reflects any calculations required by Supreme Court Rule for teaching credit. [Click here](#) for more information on the MCLE Rules that allow teaching credit and how those credits are calculated.

[Submit Another Activity for Credit](#)

[Return to My MCLE Dashboard](#)

WRITING FOR THE DCBA BRIEF: HOW TO DECIDE ON A TOPIC

- Ideas and topics for articles for the Brief come from many different sources:
 - An Interesting Case
 - A Recent Brief/Pleading
 - Common malpractice traps
 - Basics for Practice Area
 - Practice Tips

[DCBA Brief – Current Issue](#)

[DCBA Brief – Past Issues](#)

WRITING FOR THE DCBA BRIEF: ARTICLE REQUIREMENTS

- Articles should be no longer than six to eight pages in length, double-spaced (including footnotes) in Times New Roman 12-font, generally 2400-3200 words, though longer articles may be considered.
- All citations should be formatted as footnotes, not endnotes.
- Footnotes should be avoided in the first paragraph or two.
- Names of cases should appear in italics. Citations to cases and other materials must appear as footnotes. For Illinois cases, state reporter citations should be used, such as *Turnbull v. Porter*, 55 Ill. App. 2d 374(3rd Dist. 1964).
- Id.*, *supra*, *infra*, and other cross-references should be used sparingly.

[Guidelines for Submissions to the DCBA Brief](#)

WRITING FOR THE DCBA BRIEF: ARTICLE REQUIREMENTS

- Articles should be submitted in Times New Roman, 12-point type, in Microsoft Word format, and emailed to the editor or lead articles editor.
- Articles should not include tables or charts (except if prepared as accompanying graphics).
- Headings appear in bold at the beginning of the first paragraph for a given section.
- Neither underlining nor small caps should be used in any article, news, or feature story.
- Do not include page numbers.
- Do not include bullet points.



BENEFITS OF WRITING FOR THE DCBA BRIEF

- CLE Credit
- Article may be published on Westlaw
- Self-Promotion
- Referrals from other practitioners
- Prospective clients read your article

WRITING FOR LAW REVIEWS

- Longer, more in-depth articles.
- Law reviews are not just for high-ranking students and law professors!
- Footnote heavy with many parentheticals.
- Online distribution services.

WRITING A LAW-RELATED OP-ED



PROS AND
CONS



STYLISTIC
POINTS



GENERAL
THOUGHTS



CONCLUSION

LAW-RELATED OP-EDS

NEW YORK
The Sun

OPINION

A Constitutional Right, If You Can Afford It

New Jersey's gun laws rank among the strictest in America, along with some of the lowest rates of gun ownership. Now, various forces are threatening the state's grip on guns.



COMMENTARY

Tyler Michals: By limiting where laws can be challenged, Illinois state government is guilty of a power grab

By Tyler Michals
Chicago Tribune • Published: Jun 23, 2023 at 5:00 am



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THERE'S A NEW JOB BOARD
IN TOWN THAT MAKES
HIRING EASIER THAN EVER



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Everyone has an
opinion.

And that's the
problem.

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“You know, as somebody who writes op-eds and appears on the television, I appreciate as well as anybody that there is a limit to what that accomplishes.”

- John Bolton



☰ Greenhouse effect (United States Supreme Court)

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From Wikipedia, the free encyclopedia

The **Greenhouse Effect** is a theory of [U.S. Supreme Court](#) justices' behavior postulate a tendency of conservative Supreme Court Justices to vote with the liberals more often as their careers progress due to a desire for favorable press coverage. The idea was first proposed by [Hoover Institution](#) economist [Thomas Sowell](#) and popularized by [D.C. Court of Appeals](#) Senior Judge [Laurence Silberman](#) in a speech to [The Federalist Society](#) in 1992.^{[1][2]} Silberman said "It seems that the primary objective of The Times's legal reporters is to put activist heat on recently appointed Supreme Court justices."^[1]



Decisions, Supreme Court of the United States, Washington, D. C. 20543,
pio@supremecourt.gov, of any typographical or other formal errors.

SUPREME COURT OF THE UNITED STATES

No. 21–468

NATIONAL PORK PRODUCERS COUNCIL, ET AL.,
PETITIONERS *v.* KAREN ROSS, IN HER OFFICIAL
CAPACITY AS SECRETARY OF THE CALI-
FORNIA DEPARTMENT OF FOOD &
AGRICULTURE, ET AL.

ON WRIT OF CERTIORARI TO THE UNITED STATES COURT OF
APPEALS FOR THE NINTH CIRCUIT


[May 11, 2023]

JUSTICE GORSUCH announced the judgment of the Court

A Brief for the Pigs: The Case of National Pork Producers Council v. Ross

LAW & THE COURTS

A Brief for the Pigs: The Case of *National Pork Producers Council v. Ross*



Pig in a gestation crate at an industrial farm in Poland. (Andrew Skowron/We Animals Media)

By MATTHEW SCULLY
July 11, 2022 6:30 AM

212 Comments Listen ▶

At the Supreme Court, a cruel and ruthless industry seeks relief from undue 'burden.'

THE late Reverend Richard John Neuhaus, writing years ago in NATIONAL REVIEW, shared his concern about "the horrors perpetrated against pigs on industrial farms," a matter, he

All Our Opinion in Your Inbox

National Pork Producers Council v. Ross, 598 U. S. ____ (2023)

spirited debate preceded the vote on Proposition 12. Proponents observed that, in some farming operations, pregnant pigs remain "[e]ncased" for 16 weeks in "fit-to-size" metal crates. M. Scully, A Brief for the Pigs: The Case of *National Pork Producers Council v. Ross*, National Review, July 11, 2022, <https://www.nationalreview.com/2022/07/a-brief-for-the-pigs-the-case-of-national-pork-producers-council-v-ross/>. These animals may receive their only opportunity for exercise when they are moved to a separate barn to give birth and later returned for another 16 weeks of pregnancy confinement—with the cycle



Here are guidelines for submitting an op-ed:

- Submission should be sent to opinions@suntimes.com.
- Submissions should be between 600 – 750 words. Ideally, include the full op-ed **within the body of your email**. Attachments can cause your email to be screened out as spam.
- The author(s) should include his or her name and a brief bio, plus an email and contact number(s). It's best to have no more than two co-authors.
- Only completed submissions will be reviewed. **Do not** send drafts, outlines or pitches.
- Submissions should be exclusive to the Sun-Times. We don't accept op-eds submitted to multiple outlets at the same time. Of course, if we decide not to publish your piece, you are then free to submit elsewhere.
- Include links to source material for any factual assertions.
- If your piece is time-sensitive – for example, an essay tied to Memorial Day – please submit at least a week in advance.
- We reserve the right to copy edit or lightly trim articles as needed for clarity.

United States Court of Appeals
for the Fifth Circuit

United States Court of Appeals
Fifth Circuit

FILED

May 18, 2022

Lyle W. Cayce
Clerk

No. 20-61007

GEORGE R. JARKESY, JR.; PATRIOT28, L.L.C.,

Petitioners,

versus

SECURITIES AND EXCHANGE COMMISSION,

Respondent.



Jury decides against Google's app store in antitrust lawsuit

TECHNOLOGY - 1H 50M AGO

FIFA report finds more online abuse of female World Cup players than male

NEWS - 2H 4M AGO

Hasbro is slashing about 1,100 jobs, blaming soft holiday sales

BUSINESS - 2H 51M AGO

Bob Good elected Freedom Caucus chair amid internal drama

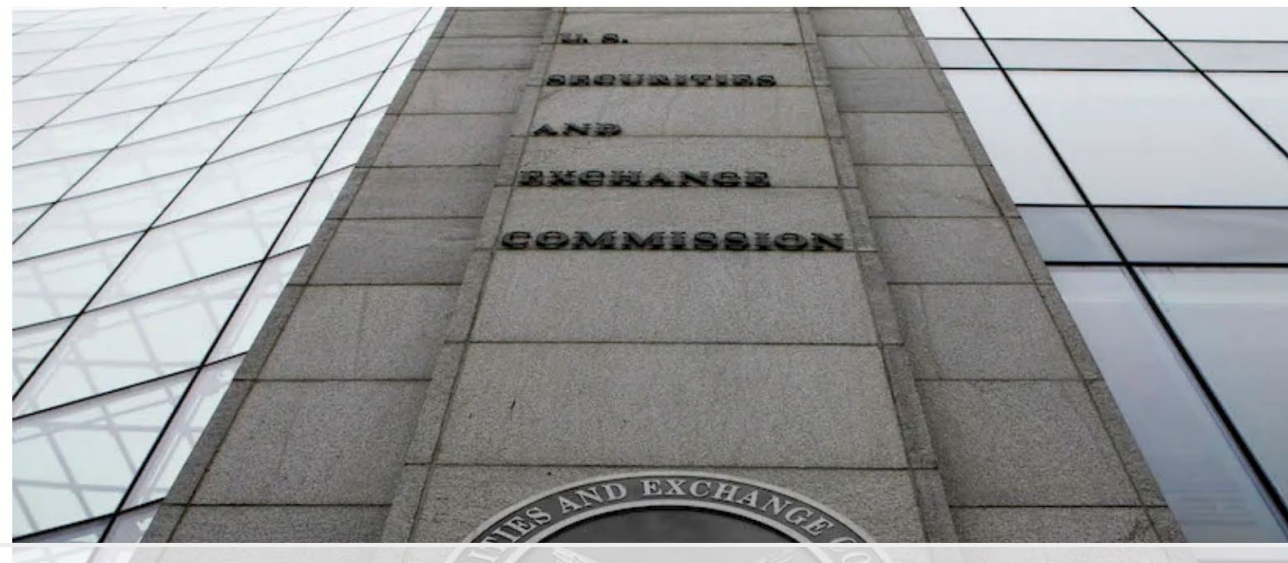
HOUSE - 3H 22M AGO

No, *Jarkesy v. SEC* won't end the administrative state

BY ALISON SOMIN, OPINION CONTRIBUTOR - 07/11/22 7:00 AM ET



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of Me
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“A wild new court decision [that] would blow up much of the government’s ability to operate.” That’s how Vox’s Ian Millhiser characterizes the U.S. Fifth Circuit’s decision in Jarquesy v. Securities and Exchange Commission — which the SEC since has asked the court to reconsider en banc. And while this case has been somewhat overshadowed by the whirlwind of the end of the U.S. Supreme Court term, it’s an important case that much of legal journalism has gotten wrong.



Regarding the first factor, that the SEC’s in-house adjudication of this case violated Jarques’s Seventh Amendment right to a jury trial: The Seventh Amendment protection reflects the core principle that fundamental fairness requires serious accusations to be heard by a representative group of one’s peers, so that an individual does not face unfairly severe consequences based on the views of one biased factfinder. There is a limited exception to the Seventh Amendment’s jury trial requirement in in-house agency proceedings, but the court concluded that the exception didn’t apply to this case.



Second, Congress unconstitutionally delegated legislative power to the SEC by failing to provide an “intelligible principle” by which the SEC could exercise the delegated power. Under our system of government, each branch has certain powers enumerated in the Constitution. To prevent any branch from becoming too powerful, no branch can delegate its unique powers to another branch. At the same time, the executive branch needs some flexibility to fill in minor gaps left by Congress. Such gap-filling is not an unlawful delegation if Congress provides an “intelligible principle” for the executive branch to follow.

IDEAS

The Case That Could Destroy the Government

What was once a fringe legal theory now stands a real chance of being adopted by the Supreme Court.

By Noah Rosenblum



Illustration by The Atlantic

TO READ THIS STORY, [SIGN IN](#) OR [START A FREE TRIAL](#).





This Wednesday, the Supreme Court will hear a case that poses the most direct challenge yet to the legitimacy of the modern federal government. The right-wing legal movement’s target is the “administrative state”—the agencies and institutions that set standards for safety in the workplace, limit environmental hazards and damage, and impose rules on financial markets to ensure their stability and basic fairness, among many other important things. The case, *Securities and Exchange Commission v. Jarkesy*, threatens all of that. Terrifyingly, this gambit might succeed.



Whether Congress's grant of authority to the SEC was constitutional should not be a close question. Congress has delegated expansive authority to government agencies since the dawn of the republic. Only twice in American history has the Supreme Court concluded that a delegation to an agency ran afoul of the Constitution—and both of those times, nearly 90 years ago, involved unusual statutes nothing like this one.



The Supreme Court has always recognized the need to maintain the independence of internal agency adjudicators: Even the conservative Chief Justice William Howard Taft, who wrote an opinion nearly 100 years ago extolling the benefits of presidential control of all government officers, was careful to carve out exceptions for adjudicator independence. But, apparently, Taft is no longer conservative enough.



OTHER ALTERNATIVES



YouTube

Branigan Robertson - YouTube



Judicial Notice (12.09.23): Read The Room

WilmerHale's ill-fated prep of Penn prez L...
DEC 10 • DAVID LAT

13

8



Against Free-Speech Hypocrisy

And in (partial) defense of Harvard President Claudine Gay's controversial congressional testimony...

MOST POPULAR

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Yale Law Is No Longer #1— For Free-Speech Debacles

MAR 10 • DAVID LAT



Supreme Court Clerk Hiring Watch: Meet The...

JUL 20, 2022 • DAVID LAT



The Federalist Society And The Capitol Attack: What I...

JAN 19, 2021 • DAVID LAT



The Newest Insanity Out Of Yale Law School

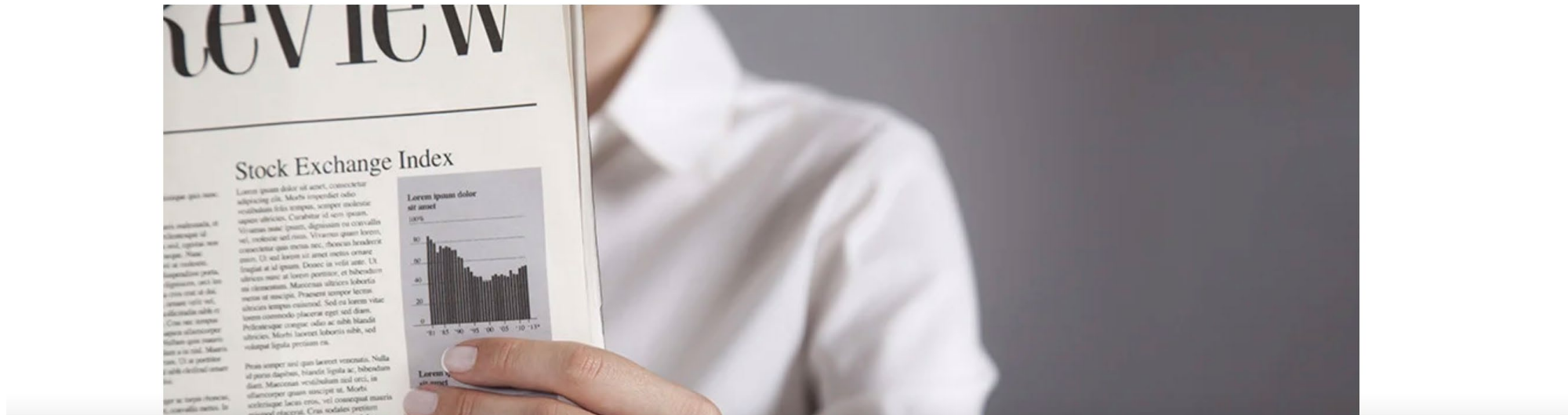
NOV 3, 2021 • DAVID LAT



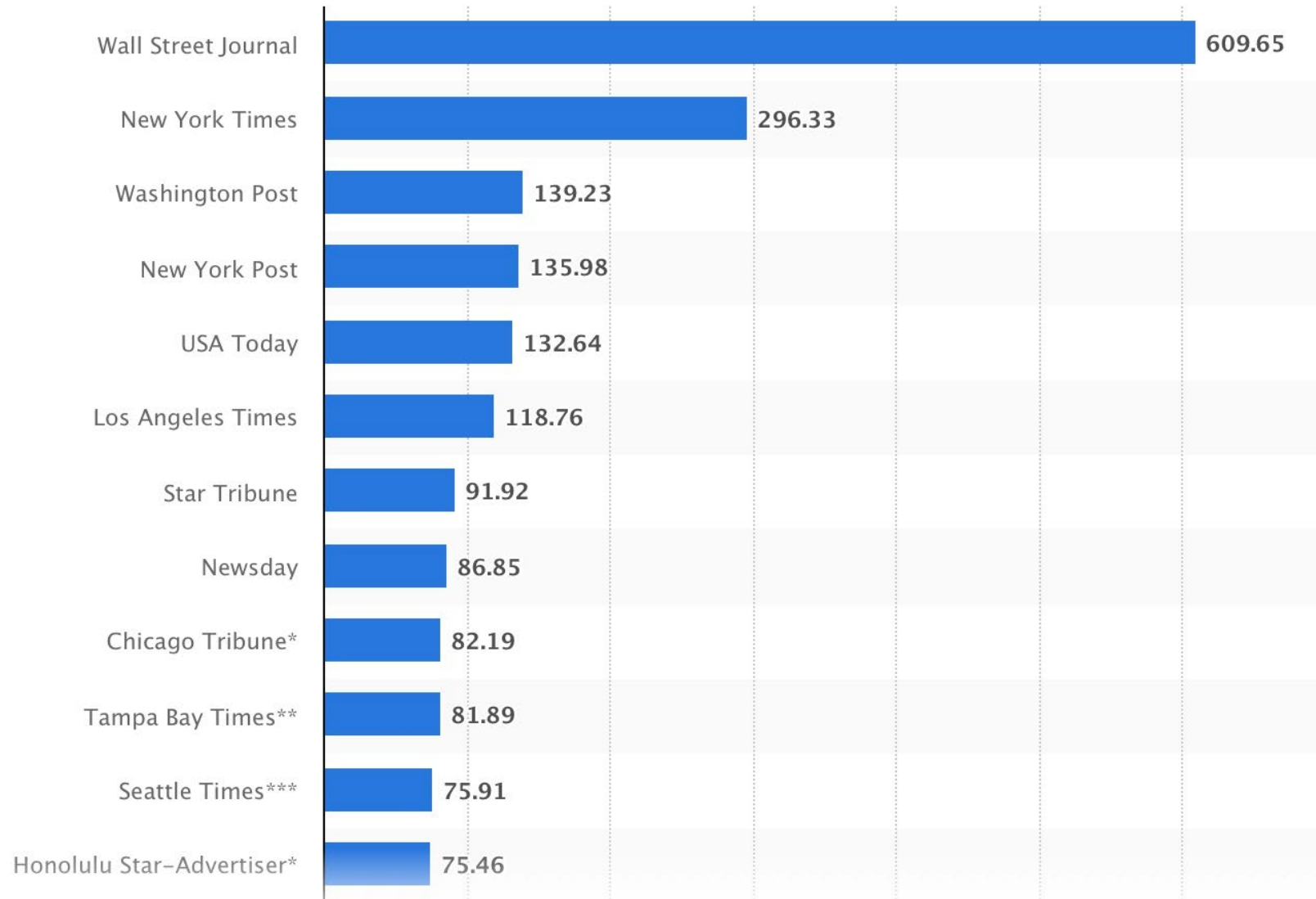
Study shows newspaper op-eds change minds

Through two randomized experiments, a new study has found that op-ed pieces have significant effects on people's views among both the public and policy experts.

By Mike Cummings | APRIL 24, 2018



U.S. Newspaper Circulation (in hundreds of thousands)



LEGAL OP-EDS CONCLUSION

- Shorter than a law-review article
- Flexibility in argument
- Written at a high-level of generality
- Ability to reach a broad audience, and influence lawyers and non-lawyers alike



HELPFUL RESOURCES AND REFERENCES

- [Illinois Supreme Court Style Manual](#)
- [Interactive Citation Workbook for the Bluebook \(Published by LexisNexis\)](#)

THANK YOU

If you have any questions or are interested in submitting an article to be published in the Brief, contact:

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630-614-7616

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630-527-4177

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