



**Lonely
men**

SOUTHERN
FEDERAL JUDGES
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DESEGREGATION

J.W. PELTASON

Fifty Eight Lonely Men

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Fifty-eight Lonely Men Jack Walter Peltason, 1961 All Deliberate Speed Charles J. Ogletree, 2004 A Harvard Law School professor examines the impact that Brown v Board of Education has had on his family citing historical figures while revealing how the reforms promised by the case were systematically undermined **Massive Resistance** Clive Webb, 2005-07-21 On May 17 1954 in Brown v Board of Education the United States Supreme Court ruled that racial segregation in public schools was unconstitutional When the court failed to specify a clear deadline for implementation of the ruling southern segregationists seized the opportunity to launch a campaign of massive resistance against the federal government What were the tactics the ideology the strategies of segregationists This collection of original essays reveals how the political center in the South collapsed during the 1950s as opposition to the Supreme Court decision intensified It tracks the ingenious legal and often extralegal means by which white southerners rebelled against the ruling how white men fell back on masculine pride by ostensibly protecting their wives and daughters from the black menace how ideals of motherhood were enlisted in the struggle for white purity and how the words of the Bible were invoked to legitimize white supremacy Together these essays demonstrate that segregationist ideology far from a simple assertion of supremacist doctrine was advanced in ways far more imaginative and nuanced than has previously been assumed **Brown v. Board of Education** James T. Patterson, 2001-03-01 2004 marks the fiftieth anniversary of the Supreme Court's unanimous decision to end segregation in public schools Many people were elated when Supreme Court Chief Justice Earl Warren delivered Brown v Board of Education of Topeka in May 1954 the ruling that struck down state sponsored racial segregation in America's public schools Thurgood Marshall chief attorney for the black families that launched the litigation exclaimed later I was so happy I was numb The novelist Ralph Ellison wrote another battle of the Civil War has been won The rest is up to us and I'm very glad What a wonderful world of possibilities are unfolded for the children Here in a concise moving narrative Bancroft Prize winning historian James T Patterson takes readers through the dramatic case and its fifty year aftermath A wide range of characters animates the story from the little known African Americans who dared to challenge Jim Crow with lawsuits at great personal cost to Thurgood Marshall who later became a Justice himself to Earl Warren who shepherded a fractured Court to a unanimous decision Others include segregationist politicians like Governor Orval Faubus of Arkansas Presidents Eisenhower Johnson and Nixon and controversial Supreme Court justices such as William Rehnquist and Clarence Thomas Most Americans still see Brown as a triumph but was it Patterson shrewdly explores the provocative questions that still swirl around the case Could the Court or President Eisenhower have done more to ensure compliance with Brown Did the decision touch off the modern civil rights movement How useful are court ordered busing and affirmative action against racial segregation To what extent has racial mixing affected the academic achievement of black children Where indeed do we go from here to realize the expectations of Marshall Ellison and others in 1954 *Rise of Judicial Management in the U.S.*

District Court, Southern District of Texas, 1955-2000 Steven Harmon Wilson, 2010-07-01 This is the first book length study of a federal district court to analyze the revolutionary changes in its mission structure policies and procedures over the past four decades As Steven Harmon Wilson chronicles the court s attempts to keep pace with an expanding diversifying caseload he situates those efforts within the social cultural and political expectations that have prompted the increase in judicial seats from four in 1955 to the current nineteen Federal judges have progressed from being simply referees of legal disputes to managers of expanding courts dockets and staffs says Wilson The Southern District of Texas offers an especially instructive model by which to study this transformation Not only does it contain a varied population of Hispanics African Americans and whites but its jurisdiction includes an international border and some of the busiest seaports in the United States Wilson identifies three areas of judicial management in which the shift has most clearly manifested itself Through docket and case management judges have attempted to rationalize the flow of work through the litigation process Lastly and most controversially judges have sought to bring constitutionally flawed institutions into compliance through structural reform rulings in areas such as housing education employment and voting Wilson draws on sources ranging from judicial biography and oral history interviews to case files published opinions and administrative memoranda Blending legal history with social science this important new study ponders the changing meaning of federal judgeship as it shows how judicial management has both helped and hindered the resolution of legal conflicts and the protection of civil rights

Black Freedom, White Resistance, and Red Menace Yasuhiro Katagiri, 2014-01-06 In *Black Freedom White Resistance and Red Menace* Yasuhiro Katagiri offers the first scholarly work to illuminate an important but largely unstudied aspect of U S civil rights history the collaborative and mutually beneficial relationship between professional anti Communists in the North and segregationist politicians in the South In 1954 the Supreme Court outlawed racial segregation in public schools with the *Brown v Board of Education* ruling Soon after while the political demise of U S senator Joseph R McCarthy unfolded northern anti Communists looked to the South as a promising new territory in which they could expand their support base and continue their cause Southern segregationists embraced the assistance and the methods of these Yankee collaborators and utilized the northern messiahs in executing a massive resistance to the Supreme Court s desegregation decrees and the civil rights movement in general Southern white leadership framed black southerners crusades for social justice and human dignity as a foreign scheme directed by nefarious outside agitators race mixers and worse outright subversives and card carrying Communists Based on years of extensive archival research *Black Freedom White Resistance and Red Menace* explains how a southern version of McCarthyism became part of the opposition to the civil rights movement in the South an analysis that leads us to a deeper understanding and appreciation for what the freedom movement and those who struggled for equality fought to overcome

Making Civil Rights Law Mark V. Tushnet, 1994-02-24 From the 1930s to the early 1960s civil rights law was made primarily through constitutional litigation Before Rosa Parks could ignite a Montgomery Bus Boycott the Supreme

Court had to strike down the Alabama law which made segregated bus service required by law before Martin Luther King could march on Selma to register voters the Supreme Court had to find unconstitutional the Southern Democratic Party's exclusion of African Americans and before the March on Washington and the Civil Rights Act of 1964 the Supreme Court had to strike down the laws allowing for the segregation of public graduate schools colleges high schools and grade schools Making Civil Rights Law provides a chronological narrative history of the legal struggle led by Thurgood Marshall and the NAACP Legal Defense Fund that preceded the political battles for civil rights Drawing on interviews with Thurgood Marshall and other NAACP lawyers as well as new information about the private deliberations of the Supreme Court Tushnet tells the dramatic story of how the NAACP Legal Defense Fund led the Court to use the Constitution as an instrument of liberty and justice for all African Americans He also offers new insights into how the justices argued among themselves about the historic changes they were to make in American society Making Civil Rights Law provides an overall picture of the forces involved in civil rights litigation bringing clarity to the legal reasoning that animated this Constitutional revolution and showing how the slow development of doctrine and precedent reflected the overall legal strategy of Thurgood Marshall and the NAACP

Federal Judges Harold William Chase, 1972 Judicial Process in America Robert A. Carp, Ronald Stidham, Kenneth L. Manning, Lisa M. Holmes, 2015-12-30 Known for shedding light on the link among the courts public policy and the political environment Judicial Process in America provides a comprehensive overview of the American judiciary In this Tenth Edition authors Robert A. Carp, Ronald Stidham, Kenneth L. Manning, and Lisa M. Holmes examine the recent Supreme Court rulings on same sex marriage and health care subsidies the effect of three women justices on the Court's patterns of decision and the policy making role of state tribunals Original data on the decision making behavior of the Obama trial judges which are unavailable anywhere else ensure this text's position as a standard bearer in the field Judicial Process in America, 9th Edition Robert A. Carp, Ronald Stidham, Kenneth L. Manning, 2014 Known for shedding light on the link between the courts public policy and the political environment the new ninth edition of Judicial Process in America provides a comprehensive overview of the American judiciary Considering the courts from every level the authors thoroughly cover judges lawyers litigants and the variables at play in judicial decision making This remarkably current revision will only solidify the book's position as the standard bearer in the field

An Epitaph for Little Rock John A. Kirk, 2010 This collection of essays mines the Arkansas Historical Quarterly from the 1960s to the present to form a body of work that represents some of the finest scholarship on the crisis from distinguished southern historians Numan V. Bartley, Neil R. McMillen, Tony A. Freyer, Roy Reed, David L. Chappell, Lorraine Gates Schuyler, John A. Kirk, Azza Salama Layton, and Ben F. Johnson III A comprehensive array of topics are explored including the state, regional, national, and international dimensions of the crisis as well as local white and black responses to events, gender issues, politics, and law Introduced with an informative historiographical essay from John A. Kirk, *An Epitaph for Little Rock* is essential reading on this defining moment in America's civil rights struggle

From Jim Crow to Civil Rights Michael J. Klarman, 2004 In *From Jim Crow to Civil Rights* Michael J. Klarman examines the social and political impact of the Supreme Court's decisions involving race relations from Plessy to the Progressive Era and the interwar period to World Wars I and II, Brown and the Civil Rights Movement. **The Martinsville Seven** Eric W. Rise, 1995-05-29 This book offers the first comprehensive treatment of the case of the Martinsville Seven, a group of young black men executed in 1951 for the rape of a white woman in Martinsville, Virginia. Covering every aspect of the proceedings from the commission of the crime through two appeals, Eric W. Rise reexamines common assumptions about the administration of justice in the South. Although the defendants confessed to the crime, racial prejudice undeniably contributed to their eventual executions. Rise highlights the efforts of the attorneys who, rather than focusing on procedural errors, directly attacked the discriminatory application of the death penalty. The Martinsville Seven case was the first instance in which statistical evidence was used to prove systematic discrimination against blacks in capital cases. *Harvard Law Review: Volume 131, Number 8 - June 2018* Harvard Law Review, 2018-06-07 **Race, Law and Society** Ian Haney López, 2017-05-15 *Race Law and Society* draws together some of the very best writing on race and racism from the law and society tradition; yet it is not intended to merely reprint the greatest hits of the past. Instead, from its introduction to its selection of articles, this anthology is designed as a how-to manual, a guide for scholars and students seeking templates for their own work in this important but also tricky area. *Race Law and Society* pulls together leading exemplars of the sorts of social science scholarship on race, society, and law that will be essential to racial progress as the world begins to travel the twenty-first century. **On the Limits of the Law** Stephen C. Halpern, 1995 *On the Limits of the Law* is Stephen Halpern's compelling examination of the legal struggle to control the enforcement of Title VI of the 1964 Civil Rights Act, the historic provision prohibiting racial discrimination in programs receiving federal financial assistance. Although the provision appeared to have immense power to fight racial inequality in education, Halpern argues, attacking the problem through legal rights and litigation distorted our understanding of educational inequality based on race and limited the remedies used to address it. Stephen Halpern has made a substantial and original contribution to the analysis of law and civil rights. Concentrating on original or primary sources and including very informative interviews, he offers a superb review of the historical and political context of the Civil Rights Act of 1964 and the United States Supreme Court's desegregation decisions. All who are interested in civil rights history and enforcement, the administrative process, and the role of courts in pursuing racial and social justice will want to read this book. Kenneth Tollett, Howard University. **The Price of Defiance** Charles W. Eagles, 2009 Presents the history of the efforts to integrate the University of Mississippi, describing James Meredith's struggles to become its first African American student and the conflict between segregationist Governor Ross Barnett and federal law enforcement officials. Catalog of Copyright Entries. Third Series Library of Congress. Copyright Office, 1962 Includes Part 1 Number 2 Books and Pamphlets Including Serials and Contributions to Periodicals July-December **George I. Sánchez** Carlos Kevin

Blanton,2015-01-28 George I S nchez was a reformer activist and intellectual and one of the most influential members of the Mexican American Generation 1930 1960 A professor of education at the University of Texas from the beginning of World War II until the early 1970s S nchez was an outspoken proponent of integration and assimilation He spent his life combating racial prejudice while working with such organizations as the ACLU and LULAC in the fight to improve educational and political opportunities for Mexican Americans Yet his fervor was not always appreciated by those for whom he advocated and some of his more unpopular stands made him a polarizing figure within the Latino community Carlos Blanton has published the first biography of this complex man of notable contradictions The author honors S nchez s efforts hitherto mostly unrecognized in the struggle for equal opportunity while not shying away from his subject s personal faults and foibles The result is a long overdue portrait of a towering figure in mid twentieth century America and the all important cause to which he dedicated his life Mexican American integration

Role of Federal Military Forces in Domestic Disorders, 1945-1992 (Cloth) Paul J. Scheips,2005 This volume covering 1945 to 1992 is the third of three volumes on the role of federal military forces in domestic disorders Summarizing institutional and other changes that took place in the Army and in American society during this period it carries the reader through the nation s use of federal troops during the civil rights movement of the 1950s and 1960s and the domestic upheavals of the 1960s and 1970s associated with the Vietnam War The development and refinement of the Army s domestic support role as well as the disciplined manner in which the Army conducted these complex and often unpopular tasks are major themes of this volume In addition the study demonstrates the Army s progress in coordinating its operational and contingency planning with the activities of other federal agencies and the National Guard from the Foreword

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