

tarlton law library jamail center for legal research

tarlton law library jamail center for legal research stands as a distinguished resource for legal scholars, practitioners, and students seeking comprehensive legal materials and research support. This premier legal research center is part of the University of Texas School of Law and offers an extensive collection of legal texts, digital databases, and specialized services. Its mission is to facilitate access to authoritative legal information and foster academic excellence in legal studies. The Tarlton Law Library Jamail Center for Legal Research combines traditional library resources with cutting-edge technology to meet the evolving needs of the legal community. This article explores the history, collections, services, and unique features of this renowned institution. The following sections provide a detailed overview of the center's offerings and its role in advancing legal research and education.

- Overview of the Tarlton Law Library Jamail Center for Legal Research
- Collections and Resources
- Research Services and Support
- Technology and Facilities
- Special Programs and Outreach

Overview of the Tarlton Law Library Jamail Center for Legal Research

The Tarlton Law Library Jamail Center for Legal Research is a cornerstone of legal scholarship at the University of Texas at Austin. Established to support the academic and professional needs of law students, faculty, and legal practitioners, it is one of the largest academic law libraries in the United States. The facility is named to honor the contributions of the Jamail family, whose support has enhanced the center's capacity to serve the legal community. The library is strategically located within the law school complex, providing convenient access for its users.

This center is renowned for its commitment to excellence in legal research and education, offering a vast array of print and electronic resources. It is staffed by experienced legal research librarians who assist patrons in navigating complex legal materials and databases. The Tarlton Law Library Jamail Center for Legal Research continuously adapts to the changing landscape of legal information, ensuring that users have access to the most current and comprehensive resources available.

History and Development

The origins of the Tarlton Law Library date back several decades, evolving through various expansions and enhancements to meet growing demands. The Jamail Center designation reflects philanthropic contributions that have allowed for modernization and increased capacity. Over the years, the library has expanded its collections, integrated advanced research tools, and developed specialized services to maintain its role as a leader in legal research support.

Mission and Vision

The mission of the Tarlton Law Library Jamail Center for Legal Research is to provide comprehensive, accessible, and high-quality legal information resources and services. It aims to empower users with the knowledge and tools necessary for effective legal research, scholarship, and practice. The vision encompasses fostering an environment that supports innovation, collaboration, and lifelong learning in the legal field.

Collections and Resources

The heart of the Tarlton Law Library Jamail Center for Legal Research lies in its extensive and diverse collections. These materials serve as the backbone for legal research and encompass a broad spectrum of legal disciplines and jurisdictions. The resources are meticulously curated to support both foundational legal learning and advanced scholarly inquiry.

Print Collections

The library boasts an impressive array of print materials, including:

- Federal and state statutory codes
- Case reporters covering U.S. Supreme Court, federal appellate courts, and state courts
- Legal encyclopedias and treatises
- Law review journals and periodicals
- Specialized collections in areas such as international law, environmental law, and intellectual property

These print resources are organized for easy access and are continually updated to reflect new legal

developments.

Digital and Electronic Resources

Recognizing the importance of digital access, the Tarlton Law Library Jamail Center for Legal Research subscribes to numerous electronic databases that provide up-to-date legal information, such as case law, statutes, regulations, and secondary sources. Key offerings include:

- Westlaw and LexisNexis for case law and legal research
- HeinOnline for historical and government documents
- Bloomberg Law for practical legal tools and news
- Access to international legal materials and treaties
- Open access legal research tools and databases

These resources are accessible both on-site and remotely, enabling users to conduct research efficiently from any location.

Research Services and Support

The Tarlton Law Library Jamail Center for Legal Research provides expert assistance to enhance the quality and effectiveness of legal research. Its professional staff is dedicated to supporting the unique research needs of law students, faculty, and legal practitioners.

Reference and Research Assistance

Librarians at the center offer personalized guidance through one-on-one consultations, helping users identify relevant sources, develop research strategies, and navigate complex databases. This service enhances users' ability to locate authoritative legal materials and interpret legal information accurately.

Instruction and Workshops

The center regularly conducts instructional sessions and workshops focused on legal research skills, database utilization, citation methods, and emerging research tools. These programs are tailored to different proficiency levels and are integral to the law school curriculum and continuing legal education.

Specialized Research Support

For faculty and advanced researchers, the Tarlton Law Library Jamail Center offers specialized services such as in-depth research assistance, interlibrary loan facilitation, and access to rare and archival materials. This targeted support enables scholarly research at the highest levels and contributes to the advancement of legal knowledge.

Technology and Facilities

The Tarlton Law Library Jamail Center for Legal Research integrates modern technology and user-focused facilities to create an optimal environment for legal study and research. The library's infrastructure supports both collaborative and individual learning experiences.

Research Technology and Tools

The center is equipped with advanced computer labs, printing and scanning facilities, and access to cutting-edge legal research software. These technological resources streamline the research process and facilitate the management of extensive legal documents and data.

Study Spaces and Accessibility

Understanding the diverse needs of its users, the library offers a variety of study environments, including quiet zones, group study rooms, and seminar spaces. The facility is designed with accessibility in mind, providing accommodations for individuals with disabilities and ensuring equitable access to all resources.

Remote Access and Digital Services

In addition to on-site facilities, the Tarlton Law Library Jamail Center supports remote research through its robust digital infrastructure. Users can access databases, e-books, and research guides from off-campus locations, ensuring continuous support regardless of physical presence.

Special Programs and Outreach

The Tarlton Law Library Jamail Center for Legal Research actively engages with the broader legal and academic community through various special programs and outreach initiatives. These efforts promote legal literacy, research excellence, and community collaboration.

Legal Research Competitions and Events

The center hosts and sponsors legal research competitions, seminars, and lectures that encourage scholarly dialogue and professional development. These events highlight emerging legal issues and foster a vibrant intellectual community within the law school and beyond.

Community Engagement and Partnerships

The library collaborates with local legal organizations, bar associations, and public institutions to expand access to legal information and support public legal education. These partnerships strengthen the center's role as a vital resource for the wider legal ecosystem.

Innovative Research Initiatives

Committed to advancing the field of legal research, the Tarlton Law Library Jamail Center pursues innovative projects that explore new methodologies, digital humanities, and interdisciplinary approaches. These initiatives contribute to the evolving nature of legal scholarship and practice.

Frequently Asked Questions

What is the Tarlton Law Library Jamail Center for Legal Research?

The Tarlton Law Library Jamail Center for Legal Research is a specialized law library located at the University of Texas School of Law, offering extensive legal resources and research support to students, faculty, and legal professionals.

Where is the Tarlton Law Library Jamail Center for Legal Research located?

It is located on the campus of the University of Texas at Austin, within the School of Law building.

What resources are available at the Tarlton Law Library Jamail Center for Legal Research?

The library provides access to a vast collection of legal texts, databases, journals, government documents, and electronic resources, as well as research guides and expert assistance.

Can the public access the Tarlton Law Library Jamail Center for Legal Research?

Yes, the Tarlton Law Library is open to the public, although some electronic resources may be restricted to University of Texas affiliates.

Does the Tarlton Law Library Jamail Center for Legal Research offer research assistance?

Yes, the library staff provide expert legal research assistance, including one-on-one consultations, workshops, and online guides to help users effectively navigate legal materials.

Additional Resources

1. *Tarlton Law Library: A Guide to Legal Research Excellence*

This comprehensive guide explores the history, resources, and services offered by the Tarlton Law Library and the Jamail Center for Legal Research. It details the library's extensive collections, digital databases, and research support tailored for law students and legal professionals. Readers will gain insights into maximizing research efficiency within this premier legal research institution.

2. *Legal Research Techniques at the Jamail Center*

Focused on the practical aspects of conducting legal research, this book provides step-by-step methodologies for utilizing the Jamail Center's vast resources. It includes tips on navigating legal databases, understanding primary and secondary sources, and developing effective research strategies. Ideal for law students and practitioners seeking to refine their research skills.

3. *History and Evolution of the Tarlton Law Library*

This volume traces the development of the Tarlton Law Library from its inception to its current status as a leading legal research facility. It highlights key milestones, influential librarians, and technological advancements that have shaped the library. The book offers a unique perspective on how legal research practices have evolved over time.

4. *Digital Legal Resources at the Jamail Center*

An in-depth look at the digital tools and electronic databases available at the Jamail Center for Legal Research. The book covers access protocols, search techniques, and tips for leveraging these resources for comprehensive legal research. It is an essential resource for those interested in the intersection of technology and legal scholarship.

5. *Special Collections and Rare Books of Tarlton Law Library*

This title showcases the unique and rare legal texts housed within the Tarlton Law Library's special collections. It includes descriptions of historical documents, early American legal treatises, and international

legal materials. The book serves as a valuable resource for researchers interested in legal history and archival research.

6. Legal Research Instruction at the Jamail Center

Detailing the educational programs and research workshops offered by the Jamail Center, this book highlights approaches to teaching legal research skills. It discusses curriculum design, instructional technology, and student engagement strategies. Law librarians and educators will find this resource particularly useful.

7. Access to Justice and the Role of Law Libraries

Examining the broader impact of law libraries like Tarlton and the Jamail Center, this book discusses their role in promoting access to justice. It explores how these institutions support pro bono work, public legal education, and community outreach. The book underscores the social responsibility of legal research centers.

8. Archiving Legal Scholarship: The Tarlton Law Library's Contributions

This book focuses on the preservation and dissemination of legal scholarship through the Tarlton Law Library's archives. It details the library's efforts in collecting faculty publications, theses, and legal journals. Researchers interested in legal academia and archival science will find valuable insights here.

9. Future Trends in Legal Research: Insights from the Jamail Center

Looking ahead, this book explores emerging trends and innovations in legal research as observed at the Jamail Center. Topics include artificial intelligence, data analytics, and evolving legal information systems. It provides a forward-thinking perspective aimed at preparing researchers for the future of legal scholarship.

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tarlton law library jamail center for legal research: *Tarlton Law Library Legal History Series* , 2000

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tarlton law library jamail center for legal research: *White Metropolis* Michael Phillips, 2010-01-01 Winner, T. R. Fehrenbach Award, Texas Historical Commission, 2007 From the nineteenth century until today, the power brokers of Dallas have always portrayed their city as a progressive, pro-business, racially harmonious community that has avoided the racial, ethnic, and

class strife that roiled other Southern cities. But does this image of Dallas match the historical reality? In this book, Michael Phillips delves deeply into Dallas's racial and religious past and uncovers a complicated history of resistance, collaboration, and assimilation between the city's African American, Mexican American, and Jewish communities and its white power elite. Exploring more than 150 years of Dallas history, Phillips reveals how white business leaders created both a white racial identity and a Southwestern regional identity that excluded African Americans from power and required Mexican Americans and Jews to adopt Anglo-Saxon norms to achieve what limited positions of power they held. He also demonstrates how the concept of whiteness kept these groups from allying with each other, and with working- and middle-class whites, to build a greater power base and end elite control of the city. Comparing the Dallas racial experience with that of Houston and Atlanta, Phillips identifies how Dallas fits into regional patterns of race relations and illuminates the unique forces that have kept its racial history hidden until the publication of this book.

tarlton law library jamail center for legal research: Six Constitutions Over Texas William J. Chriss, 2024-06-18 In his foreword to *Six Constitutions Over Texas: Texas' Political Identity, 1830-1900*, historian H. W. Brands describes the saga surrounding the development of the Texas state constitution as having "the sweep of a Russian novel . . . populated by characters as colorful as any of Tolstoy's." Indeed, even a glance at the table of contents reveals hints of international and regional conflict, intrigue, and shifting political alliances that characterized the rise and—in the case of the first five iterations—fall of the constitutions serving as the guiding document for what was variously a state of Mexico, an independent nation, a member of the Union, a Confederate state, and a newly subdued region under Reconstruction. This meticulous study by legal historian William J. Chriss examines how Anglo Texans went about creating their political identity over three quarters of a century and the impact of those decisions. By delineating the social, political, military, and other considerations at play during the various stages of Texas' development and how those factors manifested in the various constitutions, Chriss illuminates the process by which various groups constructed Texas "as an imagined community, an identity produced by ideological consensus among economic, cultural, and legal elites." Replete with insights on the ways in which systems of law impact social control and political identity, *Six Constitutions Over Texas* offers a fresh view of how shifting political ideologies were canonized with varying degrees of permanency in the state constitution.

tarlton law library jamail center for legal research: Black Greek-Letter Organizations in the 21st Century Gregory S. Parks, 2008-06-13 "A masterpiece of multidisciplinary scholarship that clearly demonstrates the contemporary relevance of black fraternities and sororities." —Hasan Kwame Jeffries, author of *Bloody Lowndes* During the twentieth century, black Greek-Letter organizations (BGLOs) united college students dedicated to excellence, fostered kinship, and uplifted African Americans. Members of these organizations include remarkable and influential individuals such as Martin Luther King Jr., Congresswoman Barbara Jordan, novelist Toni Morrison, and Wall Street pioneer Reginald F. Lewis. Despite the profound influence of these groups, many now question the continuing relevance of BGLOs, arguing that their golden age has passed. To foster a greater engagement with the history and contributions of BGLOs, *Black Greek-Letter Organizations in the Twenty-first Century* brings together an impressive group of authors to explore the contributions and continuing possibilities of BGLOs and their members. Editor Gregory S. Parks and the contributing authors provide historical context for the development of BGLOs, exploring their service activities as well as their relationships with other prominent African American institutions. Both internally and externally, BGLOs struggle to forge a relevant identity for the new century. Internally, these groups wrestle with many issues, including hazing, homophobia, petty intergroup competition, and the difficulty of bridging the divide between college and alumni members. Externally, BGLOs face the challenge of rededicating themselves to their communities and leading an aggressive campaign against modern forms of racism, sexism, and other types of fear-driven behavior. By embracing the history of these organizations and exploring their continuing viability

and relevance, *Black Greek-Letter Organizations in the Twenty-first Century* demonstrates that BGLOs can create a positive and enduring future and that their most important work lies ahead.

tarlton law library jamail center for legal research: Captain Jack Helm Chuck Parsons, 2018-03-15 In *Captain Jack Helm*, Chuck Parsons explores the life of John Jackson "Jack" Helm, whose main claim to fame has been that he was a victim of man-killer John Wesley Hardin. That he was, but he was much more in his violence-filled lifetime during Reconstruction Texas. First as a deputy sheriff, then county sheriff, and finally captain of the notorious Texas State Police, he developed a reputation as a violent and ruthless man-hunter. He arrested many suspected lawbreakers, but often his prisoner was killed before reaching a jail for "attempting to escape." This horrific tendency ultimately brought about his downfall. Helm's aggressive enforcement of his version of "law and order" resulted in a deadly confrontation with two of his enemies in the midst of the Sutton-Taylor Feud. "Captain Jack Helm is more than a fine gunfighter biography: it is a vivid statement about the murderous violence of Reconstruction in Texas."—Bill O'Neal, State Historian of Texas

tarlton law library jamail center for legal research: The Texas Supreme Court James L. Haley, 2013-02-07 "Few people realize that in the area of law, Texas began its American journey far ahead of most of the rest of the country, far more enlightened on such subjects as women's rights and the protection of debtors." Thus James Haley begins this highly readable account of the Texas Supreme Court. The first book-length history of the Court published since 1917, it tells the story of the Texas Supreme Court from its origins in the Republic of Texas to the political and philosophical upheavals of the mid-1980s. Using a lively narrative style rather than a legalistic approach, Haley describes the twists and turns of an evolving judiciary both empowered and constrained by its dual ties to Spanish civil law and English common law. He focuses on the personalities and judicial philosophies of those who served on the Supreme Court, as well as on the interplay between the Court's rulings and the state's unique history in such areas as slavery, women's rights, land and water rights, the rise of the railroad and oil and gas industries, Prohibition, civil rights, and consumer protection. The book is illustrated with more than fifty historical photos, many from the nineteenth and early twentieth centuries. It concludes with a detailed chronology of milestones in the Supreme Court's history and a list, with appointment and election dates, of the more than 150 justices who have served on the Court since 1836.

tarlton law library jamail center for legal research: Father, Son, and Constitution Alexander Wohl, 2013-04-30 When Supreme Court Justice Tom Clark resigned his seat on the bench at the youthful age of 67 after 18 years, his decision was unique in the annals of Court history: he was leaving so that his son Ramsey, just nominated as Attorney General, could assume the job Clark himself had once held without conflict of interest. As Alexander Wohl shows, Tom and Ramsey Clark had a profound impact on American law and society. For nearly three quarters of a century, they influenced presidents, policies, and legal rulings, during careers that tracked closely with some of the most significant and controversial episodes in modern American history. Highlighting their consistent effort to balance individual liberties with government power, Wohl examines how their work reflected the tensions that continue to resonate in today's legal and policy battles. The two men, however, evolved quite differently. As a young government lawyer, Tom Clark was a key figure in enforcing the relocation of Japanese Americans, and as Attorney General he was vilified by civil liberties advocates for the Cold War policies he implemented, even as he promoted a progressive strategy on civil rights. Ramsey began his career to the ideological left of his father, was intimately involved in enforcement of civil rights laws during the turbulent 1960s, as Attorney General fought to expand protections of individual rights, and as a private attorney represented clients on the farthest reaches of the individual rights-government power spectrum. A unique approach for understanding our nation's history during the second half of the twentieth-century, Wohl's study addresses such salient issues as civil rights, free speech, government surveillance and rights of privacy, presidential power, and the role of judges in interpreting the Constitution. The Clarks' lives and careers also offer a veritable who's who of 20th-century American law and policy: from Tom's

close relationships with Harry Truman, Lyndon Johnson, Sam Rayburn, and Earl Warren, to Ramsey's connections with Robert Kennedy, LBJ, and Martin Luther King Jr. Both men befriended and battled J. Edgar Hoover and both were targets of political attack—twenty years apart—by Richard Nixon. At its fundamental core, however, Wohl's book presents a moving and intimate portrait of a unique father-son relationship that endured through triumph and tribulation and that should appeal to anyone interested in how the personal and the political intertwine in a highly public setting.

tarlton law library jamail center for legal research: *Liberty and Union* Edgar J. McManus, Tara Helfman, 2013-12-04 This, the second of two volumes of *Liberty and Union*, is a comprehensive constitutional history of the United States from the Progressive Era of the early twentieth century to the most recent decisions of the Supreme Court on contemporary constitutional issues. Written in a clear and engaging narrative style, it successfully unites thorough chronological coverage with a thematic approach, offering critical analysis of core constitutional history topics, set in the political, social, and economic context that made them constitutional issues in the first place. Combining a thoughtful and balanced narrative with an authoritative stance on key issues, the authors deliberately explain the past in the light of the past, without imposing upon it the standards of later generations. Authored by two experienced professors in the field, this textbook has been thoughtfully constructed to offer an accessible alternative to dense scholarly works – avoiding unnecessary technical jargon, defining legal terms and historical personalities where appropriate, and making explicit connections between constitutional themes and historical events. For students in an undergraduate or postgraduate constitutional history course, or anyone with a general interest in constitutional developments, this book will be essential reading. Useful features include: Full glossary of legal terminology Recommended reading A table of cases Extracts from primary documents Companion website Useful documents provided: Declaration of Independence Articles of Confederation Constitution of the United States of America Chronological list of Supreme Court justices

tarlton law library jamail center for legal research: *Women and Philanthropy in Education* Andrea Walton, 2005-02-15 This book illuminates the philanthropic impulse that has influenced women's education and its place in the broader history of philanthropy in America. Contributing to the history of women, education, and philanthropy, the book shows how voluntary activity and home-grown educational enterprise were as important as big donors in the development of philanthropy. The essays in *Women and Philanthropy in Education* are generally concerned with local rather than national effects of philanthropy, and the giving of time rather than monetary support. Many of the essays focus on the individual lives of female philanthropists (Olivia Sage, Martha Berry) and teachers (Tsuda Umeko, Catharine Beecher), offering personal portraits of philanthropy in the 19th and 20th centuries. These stories provide evidence of the key role played by women in the development of philanthropy and its importance to the education of women. Philanthropic and Nonprofit Studies -- Dwight F. Burlingame and David C. Hammack, editors

tarlton law library jamail center for legal research: *Justice Stephen Field* Paul Kens, 1997 Outspoken and controversial, Stephen Field served on the Supreme Court from his appointment by Lincoln in 1863 through the closing years of the century. No justice had ever served longer on the Court, and few were as determined to use the Court to lead the nation into a new and exciting era. Paul Kens shows how Field ascended to such prominence, what influenced his legal thought and court opinions, and why both are still very relevant today. One of the famous gold rush forty-niners, Field was a founder of Marysville, California, a state legislator, and state supreme court justice. His decisions from the state bench and later from the federal circuit court often placed him in the middle of tense conflicts over the distribution of the land and mineral wealth of the new state. Kens illuminates how Field's experiences in early California influenced his jurisprudence and produced a theory of liberty that reflected both the ideals of his Jacksonian youth and the teachings of laissez-faire economics. During the time that Field served on the U.S. Supreme Court, the nation went through the Civil War and Reconstruction and moved from an agrarian to an industrial economy in which big business dominated. Fear of concentrated wealth caused many reformers of

the time to look to government as an ally in the preservation of their liberty. In the volatile debates over government regulation of business, Field became a leading advocate of substantive due process and liberty of contract, legal doctrines that enabled the Court to veto state economic legislation and heavily influenced constitutional law well into the twentieth century. In the effort to curb what he viewed as the excessive power of government, Field tended to side with business and frequently came into conflict with reformers of his era. Gracefully written and filled with sharp insights, Kens' study sheds new light on Field's role in helping the Court define the nature of liberty and determine the extent of constitutional protection of property. By focusing on the political, economic, and social struggles of his time, it explains Field's jurisprudence in terms of conflicting views of liberty and individualism. It firmly establishes Field as a persuasive spokesman for one side of that conflict and as a prototype for the modern activist judge, while providing an important new view of capitalist expansion and social change in Gilded Age America.

tarlton law library jamail center for legal research: Violence in the Hill Country Nicholas Keefauver Roland, 2021-02-09 In the nineteenth century, Texas's advancing western frontier was the site of one of America's longest conflicts between white settlers and native peoples. The Texas Hill Country functioned as a kind of borderland within the larger borderland of Texas itself, a vast and fluid area where, during the Civil War, the slaveholding South and the nominally free-labor West collided. As in many borderlands, Nicholas Roland argues, the Hill Country was marked by violence, as one set of peoples, states, and systems eventually displaced others. In this painstakingly researched book, Roland analyzes patterns of violence in the Texas Hill Country to examine the cultural and political priorities of white settlers and their interaction with the century-defining process of national integration and state-building in the Civil War era. He traces the role of violence in the region from the eve of the Civil War, through secession and the Indian wars, and into Reconstruction. Revealing a bitter history of warfare, criminality, divided communities, political violence, vengeance killings, and economic struggle, Roland positions the Texas Hill Country as emblematic of the Southwest of its time.

tarlton law library jamail center for legal research: Texas State Publications Texas State Publications Depository Program, 2006

tarlton law library jamail center for legal research: Milliken's Bend Linda Barnickel, 2013-04-15 At Milliken's Bend, Louisiana, a Union force composed predominantly of former slaves met their Confederate adversaries in one of the bloodiest engagements of the war. This small yet important fight received some initial widespread attention but soon drifted into obscurity. In Milliken's Bend, Linda Barnickel uncovers the story of this long-forgotten and highly controversial battle. The fighting at Milliken's Bend occurred in June 1863, about fifteen miles north of Vicksburg on the west bank of the Mississippi River, where a brigade of Texas Confederates attacked a Federal outpost. Most of the Union defenders had been slaves less than two months before. The new African American recruits fought well, despite their minimal training, and Milliken's Bend helped prove to a skeptical northern public that black men were indeed fit for combat duty. After the battle, accusations swirled that Confederates had executed some prisoners taken from the Colored Troops. The charges eventually led to a congressional investigation and contributed to the suspension of prisoner exchanges between North and South. Barnickel's compelling and comprehensive account of the battle illuminates not only the immense complexity of the events that transpired in northeastern Louisiana during the Vicksburg Campaign but also the implications of Milliken's Bend upon the war as a whole. The battle contributed to southerners' increasing fears of slave insurrection and heightened their anxieties about emancipation. In the North, it helped foster a commitment to allow free blacks and former slaves to take part in the war to end slavery. And for African Americans, both free and enslaved, Milliken's Bend symbolized their never-ending struggle for freedom.

tarlton law library jamail center for legal research: Ency of Library and Inform Sci 2e V4 (Print) Miriam A. Drake, 2003 A revitalized version of the popular classic, the Encyclopedia of Library and Information Science, Second Edition targets new and dynamic movements in the distribution, acquisition, and development of print and online media-compiling articles from more

than 450 information specialists on topics including program planning in the digital era, recruitment, information management, advances in digital technology and encoding, intellectual property, and hardware, software, database selection and design, competitive intelligence, electronic records preservation, decision support systems, ethical issues in information, online library instruction, telecommuting, and digital library projects.

tarlton law library jamail center for legal research: *Mexican American Civil Rights in Texas* Robert Brischetto, J. Richard Avena, 2021-10-01 Inspired by a 1968 U.S. Commission on Civil Rights six-day hearing in San Antonio that introduced the Mexican American people to the rest of the nation, this book is an examination of the social change of Mexican Americans of Texas over the past half century. The San Antonio hearing included 1,502 pages of testimony, given by more than seventy witnesses, which became the baseline twenty experts used to launch their research on Mexican American civil rights issues during the following fifty years. These experts explored the changes in demographics and policies with regard to immigration, voting rights, education, employment, economic security, housing, health, and criminal justice. While there are a number of anecdotal historical accounts of Mexican Americans in Texas, this book adds an evidence-based examination of racial and ethnic inequalities and changes over the past half century. The contributors trace the litigation on behalf of Latinos and other minorities in state and federal courts and the legislative changes that followed, offering public policy recommendations for the future. The fact that this study is grounded in Texas is significant, as it was the birthplace of a majority of Chicano civil rights efforts and is at the heart of Mexican American growth and talent, producing the first Mexican American in Congress, the first Mexican American federal judge, and the first Mexican American candidate for president. As the largest ethnic group in the state, Latinos will continue to play a major role in the future of Texas.

tarlton law library jamail center for legal research: Legal Research Illustrated J. Myron Jacobstein, Roy M. Mersky, Donald J. Dunn, 1994

tarlton law library jamail center for legal research: Law Librarianship in the Twenty-first Century Roy Balleste, Sonia Luna-Lamas, Lisa Smith-Butler, 2007 The role of providing public access to the law is a critical one for librarians. It has been over ten years since the last law librarianship textbook was published. Since that time, much has changed in the profession, and with the emergence of new technologies such as artificial intelligence and quantum computing, law librarians must master legal materials and a thorough understanding of the latest technologies in order to best serve the public. *Law Librarianship in the 21st Century*, a text for library and information science courses on law librarianship, introduces students to the rapidly evolving world of law librarianship. With no prior knowledge of the law required, students using this book will find practical answers to such questions as: What is law librarianship? How do you become a law librarian? How does law librarianship interrelate with the legal world? Individual chapters provide a concise treatment of such specialized topics as the history of law librarianship, international law, and government documents. Standard topics are dealt with as they apply to the law library, including collection development, public services, technical processing, administration, technology, and consortia. The textbook also includes an explanation of the common acronyms and special terminology needed to work in a law library.

tarlton law library jamail center for legal research: Law's History David M. Rabban, 2013 This is a study of the central role of history in late-nineteenth century American legal thought. In the decades following the Civil War, the founding generation of professional legal scholars in the United States drew from the evolutionary social thought that pervaded Western intellectual life on both sides of the Atlantic. Their historical analysis of law as an inductive science rejected deductive theories and supported moderate legal reform, conclusions that challenge conventional accounts of legal formalism Unprecedented in its coverage and its innovative conclusions about major American legal thinkers from the Civil War to the present, the book combines transatlantic intellectual history, legal history, the history of legal thought, historiography, jurisprudence, constitutional theory, and the history of higher education.

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