Most all of the following journal citations are available on the electronic subscription services of either LexisNexis or Westlaw and accessible by just typing in the citation. Most of the articles are also available on HeinOnline.

Abramowicz, Michael and Emerson H. Tiller. Citation to legislative history: empirical evidence on positive political and contextual theories of judicial decision making. 38 J. Legal Stud. 419-443 (2009).


Barrett, Jesse M. Note: Legislative History, the Neutral, Dispassionate Judge, and Legislative Supremacy: Preserving the Latter Ideals Through the Former Tool. 73 Notre Dame L. Rev. 819 (1998).


Brudney, James J. Intentionalism’s revival. 44 San Diego L. Rev. 1001-

Brudney, James J. The Supreme Court as interstitial actor: Justice Ginsburg's eclectic approach to statutory interpretation. 70 Ohio St. L.J. 889-925 (2009).

Bruhl, Aaron-Andrew P. Communicating the Canons: How Lower Courts React When the Supreme Court Changes the Rules of Statutory Interpretation. 100 Minn. L. Rev. 481-559 (2015).


Bryner, Nicholas S. An ecological theory of statutory interpretation. 54 Idaho L. Rev. 3-44 (2018).


Davis, Bart M., Kate Kelly and Kristin Ford. Use of Legislative History: Willow Witching for Legislative Intent. 43 Idaho L. Rev. 585-600 (2007).


Gluck, Abbe R. Congress, statutory interpretation, and the failure of formalism: the CBO canon and other ways that courts can improve on what they are already trying to do. 84 U. Chi. L. Rev. 177-212 (2017).


Lynch, Michael J. The U.S. Code, the Statutes at Large, and Some Peculiarities of Codification. 16 Legal Ref. Serv. Quar. 69 (1997).


Mullins, Morell E., Sr. Coming to Terms with Strict and Liberal Construction. 64 Alb. L. Rev. 9 (2000).


Note: A Chevron for the the House and Senate: Deferring to Post-Enactment Congressional Resolutions that Interpret Ambiguous Statutes. 124 Harv. L. Rev. 1507-1527 (2011).

Note: Judicial Review of Congressional Factfinding. 122 Harv. L. Rev. 767-786 (2008)


Rogers, George R. Comment: Legislative Intent vs. Executive Non-enforcement: A New Bounty Statute as a Solution to Executive Usurpation of Congressional Power. 69 Ind. L.J. 1257 (1994).


Staszewski, Glen. Statutory Interpretation as Contestatory Democracy. 55 Wm. & Mary L. Rev. 221-304 (2013).


