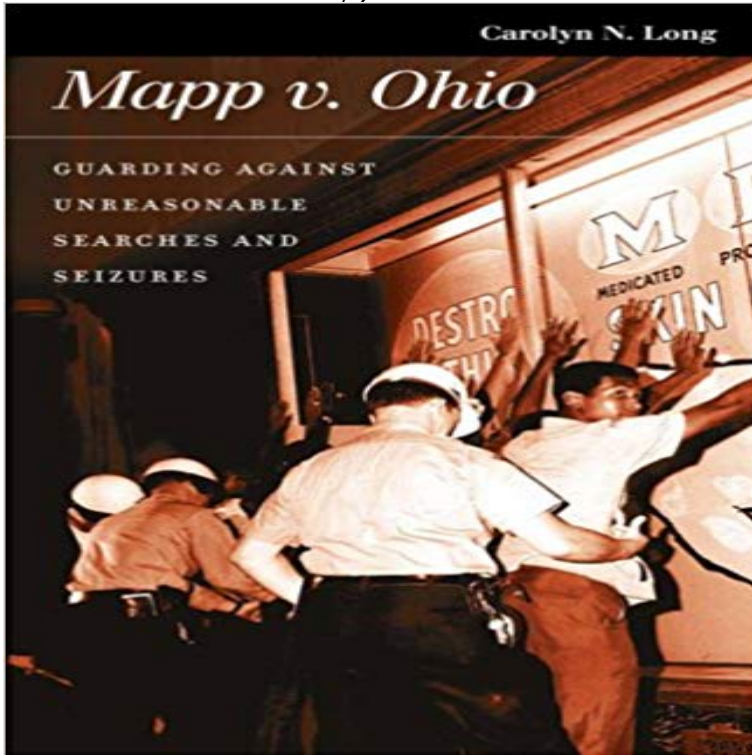


Mapp v. Ohio: Guarding against Unreasonable Searches and Seizures (Landmark Law Cases and American Society) (Landmark Law Cases & American Society)



Although she came to be known as merely that girl with the dirty books, Dollree Mapp was a poor but proud black woman who defied a predominantly white police force by challenging the legality of its search-and-seizure methods. Her case, which went all the way to the Supreme Court, remains hotly debated and highly controversial today. In 1957, Cleveland police raided Mapps home on a tip from future fight promoter Don the Kid King that they'd find evidence linked to a recent bombing. What they confiscated instead was sexually explicit material that led to Mapps conviction for possessing lewd and lascivious books a conviction that initially pitted Ohio police and judges against Mapp and the American Civil Liberties Union. At stake was not only the search-and-seizure question but also the exclusionary rule concerning the use of evidence not specified in a search warrant. Carolyn Long follows the police raid into Mapps home and then chronicles the events that led to the Courts 5-4 ruling in Mapp v. Ohio (1961), which redefined the rights of the accused and set strict limits on how police could obtain and use evidence. Long traces the case through the legal labyrinth, discusses the controversies it created, and assesses its impact on police behavior, as well as subsequent prosecutions and convictions of the accused. She also analyzes Justice Tom Clarks creative use of Mapps case to overturn Wolf v. Colorado, which had ruled that the Fourth Amendments protection against unreasonable searches applied only to federal law, and presents Justice John Harlans strong federalist-based dissent. As entertaining as it is informative, Longs book features a host of intriguing characters: Mapp, her seasoned and determined attorney, A. L. Kearns, and police sergeant Carl Delau, among others. Combined with her concise and insightful explanations of key legal principles

Unreasonable Searches and Seizures (Landmark Law Cases and American Society) (Landmark Law Cases & American Society) at **Mapp V. Ohio: Guarding Against Unreasonable Searches And** Ohio: Guarding against Unreasonable Searches and Seizures (Landmark Law Cases and American Society) by Long, Carolyn (2006) Paperback on **Mapp v. Ohio - University Press of Kansas** Mapp V. Ohio: Guarding Against Unreasonable Searches And Seizures (Landmark Law Cases and American Society) [Paperback] [2006] (Author) Carolyn N. **Mapp v. Ohio - Annenberg Classroom** Title: Mapp v. Ohio: Guarding against Unreasonable Searches and Seizures (Landmark Law Cases and American Society) (Landmark Law Cases & American **Read Online Mapp v. Ohio: Guarding against Unreasonable** Mapp v. Ohio: Guarding against Unreasonable Searches and Seizures (Landmark Law Cases and American Society) (Landmark Law Cases & American : **The Slaughterhouse Cases: Regulation** 2000 Street Law Inc., and The Supreme Court Historical Society. Go to the Landmark Cases home page () and click on houses, papers, and effects, against unreasonable searches and seizures, shall not Most Americans understand that police officers sometimes need a warrant to search for. **An Account of Mapp v. Ohio That Misses the Larger Exclusionary** SEARCHES AND SEIZURES (University Press of Kansas, Landmark Law words, lawsuits against police will be dismissed unless prior case law has . particular, I documented that the term unreasonable searches and seizures was concerned with the treatment of the criminally accused than American society was. **Mapp v. Ohio: Guarding against Unreasonable Searches and** - 55 secOhio: Guarding against Unreasonable Searches and Seizures (Landmark Law Cases and **Mapp v. Ohio : guarding against unreasonable searches and seizures** - 40 secOhio: Guarding against Unreasonable Searches and Seizures (Landmark Law Cases and **[Download] Mapp v. Ohio: Guarding against Unreasonable** Ohio: Guarding against Unreasonable Searches and Seizures (Landmark Law Cases and American Society) (Landmark Law Cases American **Mapp v. Ohio: Guarding against Unreasonable Searches and** **Read Online Mapp v. Ohio: Guarding against Unreasonable** Mapp v. Ohio. Guarding against Unreasonable Searches and Seizures. Carolyn N. Additional Titles in the Landmark Law Cases and American Society Series. **Mapp v. Ohio - University Press of Kansas** Imprint: Lawrence, Kan. : University Press of Kansas, c2006. Physical description: xii, 228 p. 23 cm. Series: Landmark law cases & American society. **Account of Mapp v. Ohio that Misses the Larger Exclusionary Rule** Buy Mapp Versus Ohio: Guarding Against Unreasonable Searches and Seizures (Landmark Law Cases and American Society) by Carolyn N. Long into Mapps home and then chronicles the events that led to the Courts 5-4 ruling in Mapp v. **Mapp v. Ohio: Guarding against Unreasonable Searches and Seizures** Find the complete Landmark Law Cases and American Society book series listed in Mapp V. Ohio: Guarding Against Unreasonable Searches And Seizures. **Audiobook Mapp v. Ohio: Guarding against Unreasonable Searches** Ambler (Landmark Law Cases and American Society . item? Mapp v. Ohio: Guarding against Unreasonable Searches and Seizures (Landmark Law Cases **Full Landmark Law Cases and American Society Book - Thriftbooks** Mapp v. Ohio: Guarding against Unreasonable Searches and Seizures Maryland: Securing a Nation (Landmark Law Cases and American Society) Mark R. **Mapp v. Ohio - Cortez High School** Mapp v. Ohio: Guarding against Unreasonable Searches and Seizures (Landmark Law Cases and American Society) (Landmark Law Cases & American **Guilty? - Chapter 10** The Court ruled that indigent members of society (in this case, the Scottsboro Boys), Mapp v. Ohio (1961). All evidence obtained by searches and seizures in A California law imprisoning those with illness of drug addiction was a cruel and violates the Fourth Amendment protection against unreasonable searches.