Annotated Bibliography

Your Name (First M. Last)

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Annotated Bibliography

Topic: Civil Rights Act (1964) and its Role in the U.S. Constitution

 Civil Rights Act (1964) characterized as the one important historical event in the history of the United States of America. The significance of this event referred to the different crucial prospect of society. The domain of the Civil Rights Act of 1964 based on the social and economic issue of employment discrimination. This particular act was crafted and adopted with the approach to ended prevailing segregation in public places and eliminate the option of any form of employment discrimination. The phenomenon of employment discrimination can observe in the form of prospects of race, color, religion, sex, or difference of origin. This particular issue or the domain of policy plays a vital role in the overall constitutional paradigm of the country. Proper implementation of this act impacts the lives of the public referring to different social and economic domains.

**Wright, G. (2015). The regional economic impact of the civil rights act of 1964. *BUL Rev.*, *95*, 759.**

The subject of the right civil act of 1964 is critically discussed by the researcher, Gavin Wright in research work. It is noteworthy to mention that the idea or the significant impact of the civil rights act of 1964 in the form of regional economic domain. Undoubtedly, it is one influential and effective approach to effectively identify the strong impact of this act on the lives of individuals. Research of this study ranked this legal action as the prospect of a genuine landmark that strongly influences the lives of the public. It referred to as the most important legislative act passed by Congress that change the living paradigm of people (Wright, 2015). According to the researcher of this study, the significance of this legal act can observe in different forms of economic, moral, and legal domains. It illustrated as the one important social concern that caters to the issues related to the different forms of discrimination.

 The outcomes of this study are an effective source of information to better understand the impact of the civil right act of 1964 on the lives of African Americans. This particular piece of research work is vital to consider to figure out the domain that how the constitution of the country facilitates the lives of the African Americans who faced an immense form of discrimination. This specific research work can use as the effective source of knowledge to understand the approach of the country’s constitution concerning to the idea of the different social and legal rights for all the citizens without any discrimination.

**Andrews, K. T., & Gaby, S. (2015). Local protest and federal policy: The impact of the civil rights movement on the 1964 Civil Rights Act. In *Sociological Forum* (Vol. 30, pp. 509–527). Wiley Online Library.**

This research study primarily focuses on the particular events that lead to constitutional development in the country known as the civil right act of 1964. It is important to critically observe the actual social and legal prospects that refer to the consideration of the idea of the provision of the rights of all the citizens without any form of discrimination. The objective of this study determines as the crucial role of the different movements in the legal procedure of the formulation and implementation of the constitution act. According to the researchers in this research work, the role of movements can never ignore that can determine through the legal and constitutional idea of the civil right act of 1964 (Andrews & Gaby, 2015). The approach of movement referred to as the one key prospect that changes the overall form of the executive branch in the form of legislation. Researchers of this study strongly presented the idea that the social movement had the potential to change the existing domain of the legislation and enforce the idea of the legal paradigm that focuses on the civil right without any form of discrimination.

 The information attained from this research work is helpful to critically identify and assess the effectiveness of the indicators that lead to the adoption of the legal prospect of the civil right act of 1964. This form of knowledge helps to determine the need of the civil right act of 1964 and its significance in the changing American society.

**Heitzeg, N. A. (2015). On the occasion of the 50th anniversary of the Civil Rights Act of 1964: Persistent White supremacy, relentless anti-Blackness, and the limits of the law. *Hamline J. Pub. L. & Pol’y*, *36*, 54.**

The specific issues related to the approach of civil right act 1964 in the form of persistent white supremacy, relentless anti-blackness, and the limit of the law critically discussed by the Heitzbeg in their research work. The main aim of this form of consideration is to determine the effectiveness of the legal approach of the particular legal paradigm referring to the main idea of the civil right act of 1964. Undoubtedly, it is one important and beneficial approach to determine the effectiveness of the legal perspective of the act of 1964 and its impact on the lives of the individuals (Heitzeg, 2015). The facet of the white supremacy associated with the approach of the slavery that negatively influenced the lives of the African Americans. It refers to the fact that makes it difficult to survive in a society where they faced different forms of discrimination.

 This particular research work is effective to critically identify the impact of the civil right act of 1964 on the constitutional approach of the United States of America. It indicates the impact of this act on the society referring to different domains of social, legal, and economic paradigms.

**McClain, L. C. (2015). Civil Rights Act of 1964 and Legislating Morality: On Conscience, Prejudice, and Whether Stateways Can Change Folkways. BUL Rev., 95, 891.**

Linda McClain presents her views about the civil rights acts of 1964. She made excellent research on the legislative history of the Civil Rights Act of 1964. It is notable to mention that this article examines arguments regarding legislate morality. It is argued that Congress should ‘legislate morality.’ Many people have different views regarding the role of the Civil Rights Act in addressing the prejudice and discrimination. McClain demonstrates that the supporters of the Civil Rights Act believe about ‘legislate morality’ a way to remove the artificial barriers which are being created by segregation. It is obvious that normal or natural human interaction is being limited without that ‘legislate morality.’ Whereas, the opponents believe that segregation should be maintained otherwise people will get doomed. McClain demonstrates the views of opponents by stating that the Civil Right Act would usher in a forced and critical line-crossing and intermingling. Strong reference from the United States v. Windsor is provided in which the Defense of Marriage Act is found unconstitutional by the Supreme Court. The author examines the rhetoric bigotry and other controversies over the civil and constitutional rights. The author also demonstrates the discrimination and oppression of whites toward other races in the United States. African Americans are still treated as slaves, and they are not given proper rights as compared to white. The author argues that the Civil Right Act is not effective in providing support to non-whites; therefore, there is a fear of discrimination in American society. This article will be beneficial for my work as it critically evaluates the rhetoric bigotry and conscience over civil and constitutional rights. This article gives an insight view of the nature and dimension of prejudice which will be effective for my research.

References

Andrews, K. T., & Gaby, S. (2015). Local protest and federal policy: The impact of the civil rights movement on the 1964 Civil Rights Act. In *Sociological Forum* (Vol. 30, pp. 509–527). Wiley Online Library.

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