

Long-lost essay by “Dr. Jekyll” author published

By HILLEL ITALIE
AP National Writer

NEW YORK—[Robert Louis Stevenson](#) is the author of “[Treasure Island](#)” and “[The Strange Case of Dr. Jekyll and Mr. Hyde](#),” some of the most thrilling stories in literary history. But in a newly discovered essay, he says he was often bored by the fiction of his day.



“In the trash that I have no doubt you generally read, a vast number of people will probably get shot and stabbed and drowned; and you have only a very slight excitement for your money,” Stevenson wrote.

“But if you want to know what a murder really is – to have a murder brought right home to you – you must read of one in the writings of a great writer. Read ‘Macbeth,’ for example, or still better, get someone to read it aloud to you; and I think I can promise you what people call a ‘sensation.’”

Robert Louis Stevenson also published a book entitled [Essays in the Art of Writing](#) in 1905 covering the technical aspect of writing. He is also known for [A Child’s Garden of Verses](#). The prolific author also wrote many other non-fiction works such as [In the South Seas](#) written during the declining period of his life.

Stevenson's criticisms appear in a brief, long-lost essay published Friday in The Strand Magazine, a quarterly based in Birmingham, Mich. that has published obscure texts by Mark Twain, Graham Greene and other famous authors.

Apparently part of a larger work, the piece is titled "Books and Reading. No 2. How books have to be written." The Strand managing editor Andrew Gulli said that essay "No. 1" was auctioned off in 1914, 20 years after the author's death, and never seen again. No. 2 turned up recently at a location very far from Stevenson's native Scotland – the library at Syracuse University.

"There are several guesses as to who it was meant for and why it was not published," Gulli said during a recent interview. "One guess is that it was sent to his stepson Sam or it could have been prepared for a young adult magazine called Young Folks but it was never published in that magazine."

Source: [AZFamily](#)

In you are in [Shelbyville, Kentucky](#) on March 21-23, you can the Western Hills High School production of "The Strange Case of Dr. Jekyll and Mr. Hyde" in the school auditorium.

A [Robert Louis Stevenson controversy](#) was raised in England in February where multimillionaire Debbie Dove took heat for plans to dig up a garden once owned by Stevenson to install an underground spa for her daughters in London.

Upcoming Supreme Court case

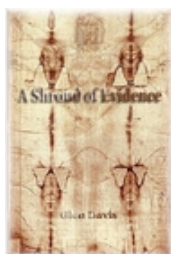
could affect Internet book sales

On the 29th, the Supreme Court will hear a case which could affect booksellers using Internet sites such as *E-Bay* and *Amazon*. In question is whether or not selling books printed in foreign countries can be sold through these outlets without the permission of the Copyright owner.

The Appeals Court for the 2nd Circuit in New York decided in [John Wiley & Sons, Inc. v. Kirtsaeng](#), 654 F.3d 210, 99 U.S.P.Q.2d 1641, 2011 ILRC 2481 (2d Cir. 2011) that the first sale doctrine of the Copyright law does not include works made overseas. The first sale doctrine in effect since 1908 allows a person to purchase books for resale without limitations imposed by the Copyright owner.

See more at [Northern Arizona Gazette](#)

LULU Plant a tree contest



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Survivalist Magazine

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My computer is pleadin' the Fifth

Fifth Amendment case in Denver causes concerns

by Glen C. Davis

Recently, the Supreme Court ruled that GPS tracking devices violated the Constitutional Fourth Amendment guarantees because people have a reasonable right to privacy in their cars. As I understand the ruling, however, if you have *OnStar*® or one of the other government tracking devices already in your car, they can track you through that system.

On January 4th, the Denver Post reported on another example of the courts grappling with the Bill of Rights in the digital age. And the case is shaking up civil liberties groups.

The case involves Ramona Fricosu who was allegedly involved in a fraud scheme along with her husband. One of the items seized by the prosecutors was her laptop computer. The laptop, however, was encrypted and the prosecutor could not retrieve the contents. Fricosu refused to give the password citing her Fifth Amendment right against self-incrimination.

[John Ingold of the Denver Post](#) reported on the 24th, "In an order issued Monday, U.S. District Judge Robert Blackburn said requiring Ramona Fricosu to provide an unencrypted version of her laptop's hard drive to prosecutors does not violate her rights against self-incrimination. Instead, Blackburn ruled that providing the unlocked laptop wouldn't be self-incriminatory because it wouldn't prove anything that the government doesn't already know."

Hanni Fakhoury, an attorney with the Electronic Frontier Foundation, still thinks the Fifth Amendment applies in this case, according to the article. The case is going to the 10th Circuit Court of Appeals.

This is actually a compelling case and one likely to make it to the Supreme Court. On the one hand, you do have a right not to provide incriminating evidence in the Fifth Amendment. That is why signing anything “under penalty of perjury” is quite frankly unconstitutional. You cannot be compelled to sign away your rights.

On the other hand, the Fourth Amendment guarantees, “The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures shall not be violated,…” While the police today have pretty much the same power that the “Redcoats” had prior to the revolution—which was among the chief complaints of the colonists—they still must obtain a warrant from a judge. In this case, they did that and the seized computer was among the evidence for their case. Whether or not the computer and the location of the computer was specified on the warrant as is REQUIRED by the Fourth Amendment is another topic.

In this case, I would have to agree with District Judge Blackburn. Apparently the laptop was just another piece of evidence in the pieces of evidence that they already had.

Let us set another scenario, however. Let us say that a person is sitting and using a wireless laptop at a coffee shop. A police officer wanders over and the person presses a button and locks the computer. Does the officer have a “probable cause” to order the person to unlock the laptop? No. This would violate both the Fourth and Fifth Amendment. If the officer “sees” something that the person is doing and knows that it is illegal, he may then have probable cause to arrest and cause the person to unlock the computer. He already sees it and knows it is there. If the coffee shop owner, however,

sees actual evidence that the person is using the computer for illegal purposes and reports it, then the police have enough for a warrant and to cause the person to unlock.

Granted, in the case of Fricosu, the prosecutors and police have not “seen” the contents so they do not “know” there is anything related to the case on the computer at all. That may be an “out” in this case. Still, I believe there is enough “probable cause” that this does not represent a violation of either the Fourth or Fifth Amendment. Does the lock on your front door, for example, give you a Fifth Amendment right to keep officers from performing their duty after they have complied with the Fourth Amendment?

One question that might come up, however, is what about online storage sites? If a person stores the data at an online site that is not listed on the search warrant, can the police access it or use it as evidence? I would think not until they obtained another warrant for the evidence. Of course, that would be served to the provider of the service, not the defendant.

Arizona State Guard White Papers

I have published two white papers on an Arizona State Guard at the Constitutional Republic Party [web site](#). They are PDFs requiring Adobe Reader. I am working on more.

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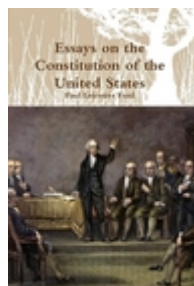
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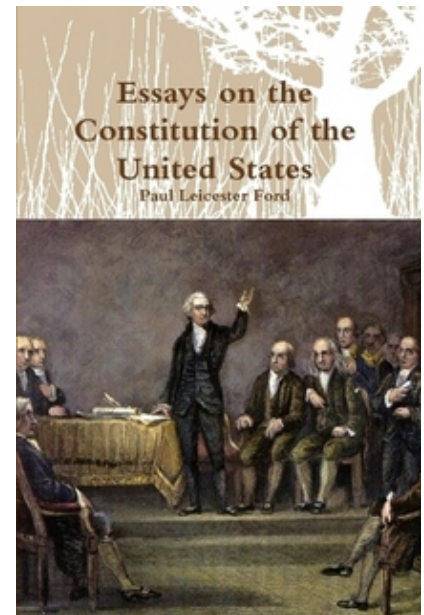
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Essays on the Constitution of the United States



Now available

After the War for Independence, the country had to form a more perfect union. The question was, what kind.

The States were used to autonomy. Many were so satisfied with this arrangement that they preferred to remain under the Articles of Confederation. There were many opponents to the new Constitution of the United States known as Anti-Federalists.

The Federalists were those in favor of the new Constitution and its “limited” form of government. They never anticipated their posterity twisting of the words of the Constitution to eliminate the freedoms they had fought for.

But the Anti-Federalists did. “It might be here shewn, that the power in the federal legislative, to raise and support armies at pleasure, as well in peace as in war, and their

control over the militia, tend, not only to a consolidation of the government, but the destruction of liberty," a writer who wrote as Brutus complained.

[Essays on the Constitution](#) was edited by Paul Leicester Ford and published in 1842. It is an intriguing look at the arguments in the newspapers of the time on the subject.

It seems that Rhode Island was not favored among the several States. Mr. Ford added a letter from a writer for Rhode Island.

I edited the work further giving it a new index and adding the works of Brutus which were referred to in the original work, but never added. I added, also, the objections by Elbridge Gerry, Patrick Henry and Colonel George Mason—All of which refused to sign the Constitution.

This book is an interesting view of the battle for ratification of the Constitution and a good read for anyone studying the history of the United States from those who lived it.

SEE ALSO: [Anti-federalist are "Political Jesuits" under Satanick influence](#)