

**Criminal law -- Second Amendment -- Third Circuit holds that a nonviolent offender may not be stripped of Second Amendment rights. -- Range v. Attorney General, 69 F.4th 96 (3d Cir. 2023) (en banc)**

Harvard law review  
2024; 137(3):1034-1041

**ARTICLE IDENTIFIERS**

DOI: unavailable  
PMID: unavailable  
PMCID: not available

**JOURNAL IDENTIFIERS**

LCCN: not available  
pISSN: 0017-811X  
eISSN: not available  
OCLC ID: 01751808  
CONS ID: not available  
US National Library of Medicine ID: 7703681

This article was identified from a query of the SafetyLit database.