

---

---

# TABLE OF CONTENTS

PREFACE ..... V  
TABLE OF CASES ..... XXXV

## PART 1. THE CONSTITUTION AND THE COURTS: THE JUDICIAL FUNCTION IN CONSTITUTIONAL CASES

**Chapter 1. The Constitution ..... 3**  
1. The Constitution of the United States of America ..... 3  
2. History of the Adoption of the Constitution and Its Most Significant  
Amendments ..... 16  
A. The Articles of Confederation and the Original Constitution ..... 16  
B. The Bill of Rights ..... 17  
Protection of Freedom in the Constitution of 1787 ..... 17  
The Bill of Rights ..... 18  
C. The Adoption of the Civil War Amendments ..... 20

**Chapter 2. Judicial Review ..... 25**  
1. The Legitimacy of Judicial Review ..... 25  
The Constitutional Convention ..... 25  
Marbury v. Madison ..... 26  
Legitimacy of Judicial Review: Some Comments ..... 33  
2. Congressional Control of Judicial Review by the Federal Courts ..... 37  
The Scope of Congressional Power over the Jurisdiction of Lower Federal  
Courts ..... 37  
Ex parte McCordle ..... 37  
United States v. Klein ..... 40  
The Scope of Congressional Power over Supreme Court Jurisdiction Under  
the Exceptions Clause ..... 40

**Chapter 3. The Jurisdiction of Federal Courts in Constitutional  
Cases ..... 43**  
1. Supreme Court Review of State Court Decisions ..... 43  
A. History and Structure ..... 43  
Article III of the Constitution and Section 25 of the Judiciary Act  
of 1789 ..... 43  
Martin v. Hunter's Lessee ..... 44  
State Court Resistance to Supreme Court Orders ..... 47  
The Current Jurisdiction of the Supreme Court to Review State Court  
Decisions ..... 47  
B. Issues of State Law in the Supreme Court: The Adequate and  
Independent State Ground ..... 48  
Review of Issues of State Law in Cases Involving Federal Questions:  
The Adequate and Independent State Ground ..... 48  
Supreme Court Review of State Court Decisions Upholding Claims  
of Federal Constitutional Right ..... 49  
Michigan v. Long ..... 50  
2. Constitutional Litigation Initiated in the Federal Courts ..... 53  
Jurisdiction of Lower Federal Courts to Enforce Federal Rights ..... 53

3.	Cases and Controversies and Justiciability .....	54
A.	In General .....	54
	Advisory Opinions .....	54
	Hayburn’s Case .....	55
	Flast v. Cohen Summary .....	55
	Justiciability and the Form of the Litigation—Raising Constitutional Issues .....	57
B.	Standing .....	58
1.	“Conventional” Standing .....	58
	Warth v. Seldin .....	58
	Village of Arlington Heights v. Metropolitan Housing Development Corp. ....	63
2.	Standing to Assert the Rights of Third Parties .....	66
	Craig v. Boren .....	66
	Bond v. United States .....	67
	Massachusetts v. Environmental Protection Agency .....	68
3.	Taxpayer and Citizen Standing .....	68
	Taxpayer Standing .....	68
	Lujan v. Defenders of Wildlife .....	70
	Raines v. Byrd .....	73
	Arizona State Legislature v. Arizona Independent Redistricting Commission .....	74
	Federal Election Commission v. Akins .....	75
	Clinton v. City of New York .....	77
4.	Standing to Represent the Interests of a State .....	77
	Hollingsworth v. Perry .....	77
C.	Mootness .....	80
	DeFunis v. Odegaard .....	80
	Capable of Repetition yet Evading Review .....	82
D.	Ripeness .....	84
	United Public Workers v. Mitchell .....	84
	Adler v. Board of Education .....	84
	Poe v. Ullman .....	85
E.	Political Questions .....	86
	Baker v. Carr .....	86
	Powell v. McCormack .....	88
	Nixon v. United States .....	90
	Zivotofsky v. Clinton .....	93
	Political Questions .....	95
	The Amendment Process—A Digression .....	96

**PART 2. ALLOCATION OF GOVERNMENTAL POWERS:  
THE NATION AND THE STATES; THE PRESIDENT,  
THE CONGRESS, AND THE COURTS**

<b>Chapter 4. The Scope of National Power .....</b>	<b>103</b>
1. The Constitutional Convention and the Establishment of a National Government .....	103
Proceedings in the Federal Convention: May 29, 1787 .....	103

	Proceedings in the Federal Convention: May 31, 1787.....	104
	Proceedings in the Federal Convention: July 17, 1787.....	105
	Report of the Committee of Detail: August 6, 1787 .....	106
	Note .....	107
2.	Sources of National Power: Early Developments.....	108
	A. The Marshall Court’s View .....	108
	The Bank of the United States .....	109
	McCulloch v. Maryland .....	110
	McCulloch and the Scope of Federal Power.....	117
	United States v. Comstock .....	118
	Federal Power to Build Roads and Canals .....	121
	McCulloch and State Power to Control the Selection of Members of Congress .....	121
	Arizona State Legislature v. Arizona Independent Redistricting Commission .....	123
	State Power to Administer Presidential Elections.....	124
	Gibbons v. Ogden.....	125
	Note .....	130
	Willson v. Black-Bird Creek Marsh Co. ....	130
	B. Power of Congress to Regulate Interstate Commerce—Exclusive or Concurrent .....	131
	The License Cases.....	131
	Cooley v. Board of Wardens of the Port of Philadelphia .....	133
	Questions.....	136
	Power of Congress to Consent to State Regulation of Interstate Commerce.....	136
3.	The Scope of National Power Today.....	137
	A. The Commerce Power.....	137
	The Roosevelt Court Plan .....	142
	The Post-Depression Commerce Power .....	143
	Heart of Atlanta Motel, Inc. v. United States .....	146
	Katzenbach v. McClung .....	148
	The “New” Federalism.....	149
	United States v. Morrison.....	149
	Note on the Level of Generality at Which Challenges to Congressional Power Are Framed .....	159
	Gonzales v. Raich.....	160
	National Federation of Independent Business v. Sebelius .....	171
	Pierce County v. Guillen .....	186
	Reno v. Condon .....	186
	B. The Taxing Power.....	186
	Sonzinsky v. United States .....	186
	United States v. Ptasynski.....	188
	National Federation of Independent Business v. Sebelius .....	189
	C. The Spending Power.....	194
	United States v. Butler .....	194
	Chas. C. Steward Machine Co. v. Davis .....	195
	Helvering v. Davis .....	197
	Sabri v. United States .....	198

The Impact of Federal Grants to the States .....	198
South Dakota v. Dole.....	198
National Federation of Independent Business v. Sebelius .....	199
D. War and Treaty Powers .....	204
The Sources of National Power.....	204
United States v. Curtiss-Wright Export Corp. ....	204
Woods v. Cloyd W. Miller Co.....	205
International Agreements.....	207
Hauenstein v. Lynham.....	207
Congressional Legislation Inconsistent with a Treaty .....	208
Missouri v. Holland .....	208
United States v. Belmont .....	210
Reid v. Covert.....	211
The United Nations and the Treaty Power.....	212
E. The Property Power.....	213
Kleppe v. New Mexico .....	213
F. Other Federal Powers .....	214
1. Fiscal Powers .....	214
Norman v. Baltimore & Ohio Railroad Co. ....	214
2. Naturalization.....	215
3. Regulation of Aliens.....	216
Kleindienst v. Mandel.....	216
4. The Admiralty Power .....	217
5. The Copyright and Patent Powers.....	218
Eldred v. Ashcroft .....	218
<b>Chapter 5. State Sovereignty and Federal Regulation .....</b>	<b>221</b>
1. State Immunity from Federal Regulation .....	221
State Regulatory Immunity, 1936–1985.....	221
Garcia v. San Antonio Metropolitan Transit Authority .....	222
New York v. United States .....	228
Printz v. United States.....	240
Reno v. Condon .....	241
2. Enforcement of Federal Rights in Suits Against State Officers: The Eleventh Amendment .....	242
Pennhurst State School & Hospital v. Halderman .....	242
Application of the Eleventh Amendment in Suits for “Retroactive Relief” .....	245
Congressional Power to Abrogate Eleventh Amendment Immunity and Subject States to Suit in Federal Court .....	246
Central Virginia Community College v. Katz.....	247
State Sovereign Immunity in State Court Suits .....	247
State Sovereign Immunity from Federal Administrative Proceedings .....	247
<b>Chapter 6. The Scope of State Power .....</b>	<b>249</b>
1. Introduction .....	249
A. Regulation.....	249
B. Taxation .....	250

2.	Discrimination Against Interstate Commerce .....	254
	New Energy Co. of Indiana v. Limbach .....	254
	Note .....	257
3.	Implied Restrictions of the Commerce Clause—Transportation .....	258
	State Economic Regulation of Transportation Businesses .....	258
	Buck v. Kuykendall .....	258
	State Safety Regulations and Interstate Transportation .....	259
	Bradley v. Public Utilities Commission .....	260
	Southern Pacific Co. v. Arizona .....	261
	Kassel v. Consolidated Freightways Corporation .....	263
	Federal Regulation of Truck Sizes .....	270
4.	Implied Restrictions of the Commerce Clause—Production and Trade .....	271
	A. Restricting Importation and Insulating In-State Business from	
	Out-of-State Competition .....	271
	State Quarantine and Inspection Laws .....	271
	Mintz v. Baldwin.....	271
	Baldwin v. G.A.F. Seelig, Inc. ....	272
	Dean Milk Co. v. City of Madison.....	273
	Minnesota v. Clover Leaf Creamery Co. ....	273
	West Lynn Creamery v. Healy.....	273
	Pharmaceutical Research and Manufacturers of America v.	
	Walsh .....	274
	B. Requiring Business Operations to Be Performed in the Home State ....	274
	Minnesota v. Barber .....	274
	Foster-Fountain Packing Co. v. Haydel .....	275
	Pike v. Bruce Church, Inc. ....	275
	C & A Carbone v. Town of Clarkstown .....	276
	United Haulers Association, Inc. v. Oneida-Herkimer Solid	
	Waste Management Authority.....	277
	Department of Revenue of Kentucky v. Davis.....	278
	C. Preserving Resources for In-State Consumption .....	279
	Pennsylvania v. West Virginia .....	279
	Philadelphia v. New Jersey .....	280
	Note .....	283
	Hughes v. Oklahoma .....	284
	Maine v. Taylor.....	287
	Camps Newfound/Owatonna, Inc. v. Town of Harrison.....	289
	D. Preserving State-Owned Resources for In-State Use .....	293
	Reeves, Inc. v. Stake.....	293
	White v. Massachusetts Council of Construction Employers, Inc.....	298
	South-Central Timber Development v. Wunnicke .....	299
	New Energy Co. of Indiana v. Limbach.....	301
	Camps Newfound/Owatonna, Inc. v. Town of Harrison.....	302
	E. Interstate Mobility of Persons .....	302
5.	Effect of Other Constitutional Provisions on State Regulatory Power.....	304
	The Privileges and Immunities Clause of Article IV, Section 2 .....	304

	United Building and Construction Trades Council of Camden County and Vicinity v. Mayor and Council of the City of Camden.....	305
	Supreme Court of Virginia v. Friedman .....	310
	Barnard v. Thorstenn .....	311
6.	Preemption of State Legislation by Federal Legislation—The Impact of the Supremacy Clause .....	311
	Gade v. National Solid Wastes Management Association .....	312
	Preemption Illustrations.....	319
	Arizona v. United States.....	321
	<b>Chapter 7. Separation of Powers.....</b>	<b>331</b>
1.	The President’s Power to Determine National Policy.....	331
	A. In General .....	331
	Youngstown Sheet & Tube Co. v. Sawyer (The Steel Seizure Case).....	331
	Hamdan v. Rumsfeld.....	336
	B. International Relations .....	336
	United States v. Curtiss-Wright Export Corp. ....	336
	International Agreements.....	337
	Dames & Moore v. Regan .....	337
	Medellín v. Texas .....	338
	Recognition of Foreign Sovereignty.....	341
	Zivotofsky v. Kerry .....	341
	C. War and National Defense.....	348
	The Prize Cases .....	348
	Mora v. McNamara.....	350
	The Court and the Vietnam Controversy.....	351
	Boumediene v. Bush.....	351
	D. The Line Item Veto.....	361
	Delegation of Legislative Power to the Executive .....	361
	Clinton v. City of New York.....	362
2.	Congressional Interference with Presidential Prerogatives.....	370
	A. The Legislative Veto.....	370
	Immigration and Naturalization Service v. Chadha.....	370
	Mistretta v. United States .....	375
	B. Appointment, Discharge, and Supervision of “Officers of the United States” .....	377
	Morrison v. Olson .....	377
	Free Enterprise Fund v. Public Company Accounting Oversight Board.....	385
	Note on the Unitary Executive Concept in Printz v. United States .....	387
	National Labor Relations Board v. Noel Canning.....	388
3.	Presidential Immunities .....	395
	United States v. Nixon.....	395
	Clinton v. Jones .....	398
	Note on the Applicability of Executive Privilege to the Vice Presidency.....	402
	Note on the Impeachment of President William Clinton .....	403

**PART 3. GOVERNMENT AND THE INDIVIDUAL: THE PROTECTION  
OF LIBERTY AND PROPERTY UNDER THE DUE PROCESS  
AND EQUAL PROTECTION CLAUSES**

<b>Chapter 8. The Bill of Rights, the Civil War Amendments and Their Inter-Relationship</b> .....	<b>407</b>
1. The Pre–Civil War Background .....	408
A. The Contract Clause and the Privileges and Immunities Clause of Article IV—Early Interpretations .....	408
The Contract Clause.....	408
The Privileges and Immunities Clause of Article IV .....	409
Corfield v. Coryell.....	409
Paul v. Virginia.....	410
B. The Bill of Rights.....	411
Barron v. Mayor and City Council of Baltimore.....	411
Pre–Civil War Interpretations of the Bill of Rights .....	412
2. The Initial Interpretation of the Civil War Amendments .....	414
Slaughter-House Cases .....	414
The Privileges and Immunities Clause of the Fourteenth Amendment.....	423
McDonald v. City of Chicago.....	424
3. Application of the Bill of Rights to the States .....	425
The Incorporation Doctrine .....	426
Palko v. Connecticut.....	427
Adamson v. California.....	429
The Historical Debate .....	433
Duncan v. Louisiana .....	434
Incorporation and the Jury Trial Cases.....	440
McDonald v. City of Chicago.....	441
Due Process as a Limitation on Procedures Not Forbidden by the Bill of Rights .....	461
In re Winship .....	461
<b>Chapter 9. The Due Process, Contract, and Just Compensation Clauses and the Review of the Reasonableness of Legislation</b> .....	<b>465</b>
1. Economic Regulatory Legislation.....	465
A. The Rise and Fall of Due Process .....	465
Due Process as a Restraint on the Substance of Legislation.....	465
The Flowering of Economic Due Process .....	466
Allgeyer v. Louisiana.....	467
Lochner v. New York.....	468
The Post-Lochner Developments.....	472
Nebbia v. New York.....	475
The Overturning of Adkins v. Children’s Hospital .....	476
United States v. Carolene Products Co.....	477
The Demise of Liberty of Contract .....	479
Williamson v. Lee Optical of Oklahoma, Inc. ....	480
Ferguson v. Skrupa .....	482
Does the Due Process Clause Today Impose Any Limitations on the Substance of Economic Regulatory Legislation? .....	484

	State Courts and Business Regulations.....	484
	Due Process Limitations on State Punitive Damages Awards.....	485
B.	The Contract Clause—What Does It Add to the Due Process Limitation?.....	486
	United States Trust Co. of New York v. New Jersey .....	486
	Allied Structural Steel Co. v. Spannaus .....	492
	Exxon Corp. v. Eagerton .....	497
C.	The Just Compensation Clause of the Fifth Amendment—What Does It Add to Due Process? .....	498
1.	Restrictions on Property Use .....	504
	Lucas v. South Carolina Coastal Council.....	504
	Palazzolo v. Rhode Island.....	513
	Tahoe-Sierra Preservation Council, Inc. v. Tahoe Regional Planning Agency .....	513
	Horne v. Department of Agriculture .....	515
	Lingle v. Chevron U.S.A. Inc.....	517
2.	Mandated Access to Property .....	519
	Dolan v. City of Tigard .....	520
	City of Monterey v. Del Monte Dunes .....	527
	Koontz v. St. Johns River Water Management District.....	528
	Yee v. City of Escondido .....	532
3.	Remedies for Takings .....	532
	First English Evangelical Lutheran Church of Glendale v. County of Los Angeles .....	532
	Just Compensation .....	533
4.	Takings by Judicial Decision?.....	534
2.	Protection of Personal Liberties .....	536
A.	Introduction .....	536
	Griswold v. Connecticut .....	537
	Privacy as Autonomy Versus Privacy as Freedom from Intrusion and Disclosure.....	543
B.	Family and Marital Relationships .....	544
	Moore v. City of East Cleveland, Ohio .....	544
	Zablocki v. Redhail .....	550
	Obergefell v. Hodges.....	555
	Does Equal Protection Analysis Add Anything? .....	572
	Michael H. v. Gerald D.....	572
	Troxel v. Granville.....	581
C.	Personal Autonomy .....	583
	Eisenstadt v. Baird.....	583
	Roe v. Wade.....	584
	Planned Parenthood of Southeastern Pennsylvania v. Casey .....	594
	Gonzales v. Carhart.....	609
	Whole Woman’s Health v. Hellerstedt .....	617
	Lawrence v. Texas .....	628
	Obergefell v. Hodges.....	636
	Washington v. Glucksberg .....	636



3. The Second Amendment and Personal Liberty .....648  
 District of Columbia v. Heller.....648  
 McDonald v. City of Chicago.....661

**Chapter 10. The Equal Protection Clause and the Review of the Reasonableness of Legislation ..... 663**

1. Introduction—The Scope of Equal Protection .....663  
 The Original Understanding .....663  
     Gulf, Colorado & Santa Fe Railroad Co. v. Ellis .....664  
 The Doctrine of Reasonable Classification .....664  
 Application of the Equal Protection Limitation to the Federal Government Through the Due Process Clause of the Fifth Amendment.....666  
 The Standard of Review .....667

2. Social and Economic Regulatory Legislation .....669  
 Railway Express Agency v. New York .....669  
     Williamson v. Lee Optical of Oklahoma, Inc. ....671  
 Scope and Legitimacy of Judicial Review of the Rationality of Legislation Under Equal Protection .....672  
 Federal Communications Commission v. Beach Communications, Inc. ....672  
     Heller v. Doe .....676  
 Ascertaining Legislative Purpose for Rational Basis Review .....679  
 Modern Rational Basis Review.....681

3. Suspect Classifications.....683  
 A. Classifications Disadvantaging Racial Minorities .....683  
     Loving v. Virginia .....683  
     Palmore v. Sidoti .....687  
     The Japanese Curfew and Evacuation Cases.....690  
         Hirabayashi v. United States .....690  
         Korematsu v. United States.....690  
         Ex parte Mitsuye Endo.....691  
     What Groups Are Specially Protected Against Discrimination? .....692  
     Ascertaining the Existence of a Racial Classification.....693

B. Racial Segregation in Schools and Other Public Facilities.....694  
     Plessy v. Ferguson .....694  
     Brown v. Board of Education of Topeka.....696  
     Bolling v. Sharpe .....699  
     Brown and the Relevance of Social Science and Historical Materials .....700  
     Segregation in Public Facilities Other than Schools.....701  
     Remedying De Jure Segregation .....702  
         Swann v. Charlotte-Mecklenburg Board of Education.....704  
     De Jure Segregation in Northern Schools and the Application of Desegregation Remedies Nationwide .....707  
     May School Desegregation Orders Extend Beyond School District Lines?.....710  
         Milliken v. Bradley .....710  
         Milliken v. Bradley (Milliken II).....712  
         Missouri v. Jenkins.....712

	When Is Desegregation Achieved and Judicial Authority at an End? ...	713
	Parents Involved in Community Schools v. Seattle School District No. 1.....	717
	Dismantling De Jure Segregation of State Universities.....	717
C.	Classifications Based on Gender .....	718
	Reed v. Reed.....	718
	Frontiero v. Richardson.....	719
	Craig v. Boren .....	723
	Classifications Advantaging Females .....	729
	What Constitutes Discrimination Based on Gender? .....	729
	Michael M. v. Superior Court .....	731
	Rostker v. Goldberg .....	737
	Mississippi University for Women v. Hogan.....	739
	J.E.B. v. Alabama ex rel. T.B.....	740
	United States v. Virginia .....	743
	Nguyen v. Immigration and Naturalization Service.....	751
	Who Are Discriminated Against—Males or Females?.....	755
D.	The Requirement of a Discriminatory Purpose— The Relevance of Discriminatory Impact .....	756
	Washington v. Davis.....	756
	Village of Arlington Heights v. Metropolitan Housing Development Corp. ....	762
	Personnel Administrator of Massachusetts v. Feeney .....	765
	Columbus Board of Education v. Penick .....	767
	Castaneda v. Partida .....	767
	Rogers v. Lodge.....	770
	Note .....	776
	Hunter v. Underwood.....	776
E.	“Benign” Discrimination: Affirmative Action, Quotas, Preferences Based on Gender or Race .....	777
	1. Classifications Advantaging Females .....	777
	Kahn v. Shevin.....	777
	Califano v. Webster.....	780
	Orr v. Orr.....	781
	Mississippi University for Women v. Hogan.....	782
	Johnson v. Transportation Agency, Santa Clara County.....	786
	2. Classifications Advantaging Racial Minorities.....	787
	Race-Conscious Affirmative Action, 1974–1989 .....	787
	“Strict Scrutiny” Applied to Race-Conscious Affirmative Action Plans After 1989 .....	790
	City of Richmond v. J.A. Croson Company .....	790
	Adarand Constructors, Inc. v. Pena .....	799
	Miller v. Johnson .....	806
	Racial Gerrymandering and the Voting Rights Act .....	806
	Grutter v. Bollinger .....	807
	Gratz v. Bollinger.....	819
	Fisher v. University of Texas at Austin .....	822
	Fisher v. University of Texas at Austin (II) .....	826

Parents Involved in Community Schools v. Seattle School District No. 1 .....	837
Note on Challenges to Laws That Seek to Repeal Race-Based Affirmative Action Programs .....	850
F. Classifications Disadvantaging Aliens.....	850
Graham v. Richardson .....	850
Bernal v. Fainter .....	853
Mathews v. Diaz .....	856
Nguyen v. Immigration and Naturalization Service.....	859
G. What Other Classifications Will Provoke Heightened Scrutiny?.....	859
1. Classifications Disadvantaging Non-Marital Children.....	859
The Standard of Review for Legitimacy Classifications .....	859
Lalli v. Lalli.....	861
Clark v. Jeter .....	862
Parental Rights of Fathers of Illegitimate Children .....	863
2. Classifications Disadvantaging the Retarded, Homosexuals, the Elderly, the Poor, etc.....	866
City of Cleburne v. Cleburne Living Center .....	866
Heller v. Doe.....	872
Romer v. Evans .....	872
Lawrence v. Texas .....	878
United States v. Windsor .....	879
Obergefell v. Hodges .....	889
Wealth Classifications.....	889
4. Protection of Personal Liberties .....	890
A. Equal Protection and Rights Secured by Other Constitutional Provisions.....	890
Zablocki v. Redhail .....	890
Does Equal Protection Analysis Add Anything? .....	890
B. Voting and Elections .....	890
1. Introduction .....	890
The Constitution and the Franchise .....	890
The Equal Protection Clause as the Source of a Right to Vote and Run for Elective Office .....	891
2. Legislative Districting.....	891
Reynolds v. Sims.....	891
Reynolds and the First Round of Reapportionment .....	895
The 1970 Census and the Second Round of Reapportionment.....	896
Mahan v. Howell.....	896
Gaffney v. Cummings .....	897
Karcher v. Daggett.....	899
Brown v. Thomson .....	901
Evenwel v. Abbott.....	901
Reynolds and Local Governmental Units .....	904
The Equal Protection Clause and the Requirement of Super-Majorities.....	909
Congressional Apportionment of Representatives Among the Several States .....	909
Miller v. Johnson .....	910

	Racial Gerrymandering and the Voting Rights Act .....	919
	Hunt v. Cromartie.....	924
	Easley v. Cromartie .....	925
	Alabama Legislative Black Caucus v. Alabama .....	925
	Harris v. Arizona Independent Redistricting Commission .....	928
	Vieth v. Jubelirer .....	928
3.	Qualifications of Voters .....	938
	Harper v. Virginia State Board of Elections .....	938
	Dunn v. Blumstein.....	940
	Marston v. Lewis.....	942
	Hill v. Stone.....	942
	Crawford v. Marion County Election Board.....	943
	Note .....	946
	Equal Protection and Ballot Evaluation .....	946
	The Fifteenth Amendment as a Limitation on State (and Federal) Power to Fix Qualifications for Voters .....	949
	Rice v. Cayetano.....	949
	The First Amendment as a Limitation on State Power to Fix Qualifications for Voters.....	953
	Access to the Ballot and Other Election Laws.....	953
	Bullock v. Carter .....	953
	Lubin v. Panish.....	954
	Clements v. Fashing .....	954
C.	Travel and Interstate Migration, Length of State Residence, and Disadvantaging Nonresidents .....	954
1.	Travel and Interstate Migration.....	955
	Shapiro v. Thompson.....	955
	Dunn v. Blumstein.....	960
	Memorial Hospital v. Maricopa County .....	961
	Sosna v. Iowa .....	962
	Jones v. Helms .....	965
	Bona Fide Residence Requirements .....	965
	Saenz v. Roe .....	966
2.	Length of State Residence Distinctions .....	966
	Zobel v. Williams .....	966
	Williams v. Vermont .....	969
	Attorney General of New York v. Soto-Lopez .....	971
	Saenz v. Roe .....	975
3.	Classifications Disadvantaging Nonresidents .....	980
	Metropolitan Life Insurance Co. v. Ward.....	980
	Northeast Bancorp, Inc. v. Board of Governors of the Federal Reserve System .....	985
D.	Court Access, Welfare, and the Poor .....	986
	The Rights of the Poor Defendant in the Criminal Justice System .....	986
	Access of the Poor to the Courts in Civil Cases .....	988
	Boddie v. Connecticut .....	988
	United States v. Kras .....	988
	Ortwein v. Schwab.....	989
	Little v. Streater .....	990

Lassiter v. Department of Social Services .....	990
M.L.B. v. S.L.J. ....	990
Provision of Essential Governmental Benefits and Services to the Poor .....	991
Welfare as a Fundamental Right Calling for Strict Scrutiny.....	992
Dandridge v. Williams.....	992
Harris v. McRae.....	995
Lyng v. Castillo .....	1005
E. Education .....	1007
San Antonio Independent School Dist. v. Rodriguez .....	1007
Plyler v. Doe.....	1015
Martinez v. Bynum .....	1022
Financial Inequality Between and Within School Districts .....	1023

## **Chapter 11. Defining the Scope of “Liberty” and “Property” Protected by the Due Process Clause—The Procedural Due**

<b>Process Cases</b> .....	<b>1027</b>
1. When Does Due Process Mandate Constitutional Procedures? .....	1028
A. What “Property” and “Liberty” Is Protected? .....	1028
Board of Regents of State Colleges v. Roth.....	1028
Town of Castle Rock v. Gonzales .....	1032
Law That Defines Substantive Entitlements Together with Procedural Qualifications.....	1035
Cleveland Board of Education v. Loudermill.....	1036
The Interrelationships of Substantive and Procedural Due Process.....	1038
Michael H. v. Gerald D.....	1039
Sandin v. Conner .....	1039
Wilkinson v. Austin .....	1045
Washington v. Harper .....	1045
Kerry v. Din.....	1047
B. What Constitutes a Deprivation? .....	1052
Daniels v. Williams .....	1052
Davidson v. Cannon.....	1054
C. What Process Is Due and When?.....	1054
2. Procedural Due Process and Irrebuttable Presumptions .....	1056
Vlandis v. Kline .....	1056
Cleveland Board of Education v. LaFleur .....	1058
Weinberger v. Salfi.....	1061
Usery v. Turner Elkhorn Mining Co. ....	1063
Michael H. v. Gerald D. ....	1064

## **Chapter 12. Application of the Post–Civil War Amendments to Private**

<b>Conduct: Congressional Power to Enforce the Amendments</b> .....	<b>1065</b>
1. Early Interpretation.....	1065
Civil Rights Cases .....	1065
The Relationship Between Congressional Power to Enforce the Constitution and Self-Enforcing Provisions of the Constitution .....	1070

2.	Application of the Constitution to Private Conduct.....	1071
A.	Private Performance of “Government” Functions .....	1072
	The White Primary Cases.....	1072
	Steele v. Louisville and Nashville Railroad Co.....	1072
	Access to Company Towns and Shopping Centers .....	1073
	Evans v. Newton .....	1074
	Flagg Brothers, Inc. v. Brooks .....	1074
	San Francisco Arts & Athletics, Inc. v. United States Olympic Committee .....	1079
B.	Governmental Enforcement of “Private” Decisions.....	1079
	Shelley v. Kraemer .....	1079
	Restrictive Covenants .....	1083
	Barrows v. Jackson.....	1084
	Prosecution of “Sit-In” Demonstrators in the 1960s .....	1084
	Pennsylvania v. Board of City Trusts .....	1085
	State Enforcement of Charitable Trusts.....	1086
	Evans v. Abney .....	1086
	Peremptory Challenges to Exclude Jurors on Account of Race.....	1087
	Brentwood Academy v. Tennessee Secondary School Athletic Association .....	1088
C.	Government Financing, Regulation and Authorization of Private Conduct .....	1093
1.	Private Activity on Government Property .....	1093
	Burton v. Wilmington Parking Authority .....	1093
	Reality v. Appearance of State Action.....	1094
	Gilmore v. Montgomery, Ala. ....	1095
2.	Government Financial Assistance to Private Activities .....	1096
	Norwood v. Harrison.....	1096
	Blum v. Yaretsky .....	1096
	Rendell-Baker v. Kohn .....	1097
3.	Government Regulation of Private Activity.....	1098
	Moose Lodge No. 107 v. Irvis .....	1098
	Jackson v. Metropolitan Edison Co. ....	1102
4.	Government Approval of Private Activity.....	1105
	Reitman v. Mulkey .....	1105
	Precursors and Successors to Reitman v. Mulkey .....	1109
3.	Federal Civil Rights Legislation.....	1113
A.	The Reconstruction Legacy.....	1113
	Remaining Reconstruction-Era Federal Civil Rights Statutes .....	1114
	Enforcing and Interpreting the Civil Rights Statutes .....	1115
B.	Contemporary Federal Civil Rights Legislation .....	1116
4.	Federal Power to Regulate Private Conduct Under the Thirteenth Amendment.....	1118
	Jones v. Alfred H. Mayer Co. ....	1118
	Other Interpretations of Reconstruction-Era Civil Rights Legislation Premised on the Thirteenth Amendment .....	1122
5.	Federal Power to Regulate Private Conduct Under the Fourteenth Amendment.....	1124
	Civil Rights Legislation and the Commerce and Spending Powers.....	1124

Privileges of National Citizenship.....	1125
Denial of Fourteenth Amendment Rights Under Color of Law or Custom .....	1126
Private Interference with Fourteenth Amendment Rights .....	1127
United States v. Morrison .....	1128
6. The Scope of Congressional Power to Redefine the Amendments .....	1130
A. “Remedial” Power .....	1130
Shelby County v. Holder .....	1130
B. “Interpretive” Power.....	1149
City of Boerne v. Flores.....	1149
Kimel v. Florida Board of Regents .....	1157
Board of Trustees of the University of Alabama v. Garrett .....	1158
Nevada Department of Human Resources v. Hibbs.....	1165
Tennessee v. Lane.....	1172
Coleman v. Court of Appeals of Maryland .....	1173
Dickerson v. United States .....	1173
Federalism and Congressional Approval of “Unconstitutional” State Laws.....	1178
Saenz v. Roe .....	1179

**PART 4. CONSTITUTIONAL PROTECTION OF  
EXPRESSION AND CONSCIENCE**

<b>Chapter 13. Governmental Control of the Content of Expression .....</b>	<b>1183</b>
1. An Introduction to Problems of Content Control of Speech .....	1183
A. Historical Introduction—The Status of Free Speech up to the 1920’s.....	1183
1. The English Background.....	1183
2. The Adoption of the First Amendment and the Controversy over the Alien and Sedition Laws.....	1187
3. Freedom of Speech and Press in the Nineteenth Century.....	1188
B. World War I and the Post-War Years: Penalizing the Advocacy of the Overthrow of Government by Force or Violence .....	1190
The Concern for Radical Speech in the First Quarter of the Twentieth Century .....	1190
Masses Publishing Co. v. Patten .....	1191
Schenck v. United States .....	1192
Abrams v. United States .....	1193
Hand’s “Advocacy” Test vs. Holmes’ “Clear and Present” Test .....	1195
Gitlow v. New York .....	1196
Whitney v. California .....	1200
The Basis of the Brandeis Concurrence in the Whitney Case.....	1202
De Jonge v. Oregon.....	1202
C. The Post–World War II Cold-War Era: Prosecution of Communists Under the Smith Act .....	1204
The Smith Act.....	1204
Dennis v. United States .....	1204
Clear and Present Danger as a Test for the Validity of Legislation ....	1207
Yates v. United States.....	1208

	Scales v. United States.....	1210
	Aftermath of the Yates, Scales and Noto Cases .....	1214
D.	The Current Status of the Clear and Present Danger Test—The “Brandenburg Concerto” .....	1215
	Brandenburg v. Ohio .....	1215
	The Constitutional Law Implications of the Court’s Smith Act Interpretation .....	1218
	Deference to Legislative Judgment Concerning the Presence and Extent of Danger.....	1218
	The Clear and Present Danger Debate—Some General Considerations .....	1219
E.	Speech Providing “Material Support” to Designated Foreign Terrorist Organizations .....	1222
	Holder v. Humanitarian Law Project.....	1222
2.	Intermezzo: An Introduction to the Concepts of Vagueness, Overbreadth and Prior Restraint .....	1233
A.	Vagueness and Overbreadth.....	1233
	Herndon v. Lowry .....	1233
	Coates v. Cincinnati .....	1234
	Broadrick v. Oklahoma .....	1237
	Brockett v. Spokane Arcades, Inc. ....	1238
	Federal Court Injunctions Against Vague and Overbroad Statutes....	1239
	United States v. Stevens .....	1242
B.	Prior Restraint.....	1243
	Near v. Minnesota .....	1244
	Injunctions and Prior Restraint .....	1247
	Parade and Demonstration Permit Systems .....	1247
	Watchtower Bible and Tract Society of New York v. Village of Stratton .....	1249
3.	Speech Conflicting with Other Community Values: Government Control of the Content of Speech .....	1254
A.	Protection of Individual Reputation and Privacy.....	1255
	Beauharnais v. Illinois .....	1255
	New York Times Co. v. Sullivan.....	1256
	New York Times and “The Central Meaning of the First Amendment” .....	1260
	Gertz v. Robert Welch, Inc. ....	1260
	Dun & Bradstreet, Inc. v. Greenmoss Builders, Inc. ....	1266
	The Florida Star v. B.J.F. ....	1270
	Bartnicki v. Vopper .....	1276
	Zacchini v. Scripps-Howard Broadcasting Co.....	1281
B.	Control of Obscenity and Pornography .....	1282
	Paris Adult Theatre I v. Slaton .....	1282
	Miller v. California .....	1286
	Jenkins v. Georgia .....	1289
	Ashcroft v. The Free Speech Coalition .....	1290
	United States v. Williams .....	1297
	United States v. Stevens .....	1301



Brown v. Entertainment Merchants Association .....	1304
United States v. Playboy Entertainment Group, Inc. ....	1313
Ashcroft v. American Civil Liberties Union .....	1315
Ashcroft v. American Civil Liberties Union (II) .....	1321
American Booksellers Association, Inc. v. Hudnut .....	1323
C. Control of “Fighting Words” and Offensive Speech.....	1329
Cantwell v. Connecticut .....	1329
Chaplinsky v. New Hampshire .....	1330
Cohen v. California.....	1330
Snyder v. Phelps .....	1332
City of Houston, Texas v. Hill.....	1336
Virginia v. Black .....	1340
D. Regulation of Commercial Speech .....	1348
Virginia State Board of Pharmacy v. Virginia Citizens Consumer	
Council, Inc. ....	1348
Attorney Advertising .....	1353
Overbreadth and Commercial Speech.....	1354
Central Hudson Gas & Electric Corp. v. Public Service	
Commission .....	1355
The Definition of Commercial Speech.....	1360
Charitable Solicitation .....	1361
44 Liquormart, Inc. v. Rhode Island .....	1361
Greater New Orleans Broadcasting Association, Inc. v. United	
States .....	1367
Lorillard Tobacco Co. v. Reilly .....	1369
Sorrell v. IMS Health, Inc. ....	1373
E. Regulation of False Statements of Fact .....	1377
United States v. Alvarez .....	1377
<b>Chapter 14. Restrictions on Time, Place, or Manner of Expression .....</b>	<b>1389</b>
1. The Traditional Public Forum: Speech Activities in Streets and Parks.....	1389
Schneider v. New Jersey, Town of Irvington .....	1389
Minimum Access vs. Equal Access to the Public Forum .....	1390
Frisby v. Schultz.....	1390
Capitol Square Review and Advisory Board v. Pinette .....	1394
Pleasant Grove City v. Summum .....	1394
Madsen v. Women’s Health Center, Inc.....	1394
McCullen v. Coakley.....	1400
2. The Non-Traditional Forum: Speech Activities in Public Property Other	
than Parks and Streets .....	1412
Adderley v. Florida.....	1412
Viewpoint-Neutral Rules Denying Access to Non-Traditional Public	
Fora .....	1414
International Society for Krishna Consciousness, Inc. v. Lee.....	1414
Lee v. International Society for Krishna Consciousness, Inc. ....	1422
Christian Legal Society Chapter of the University of California,	
Hastings College of the Law v. Martinez .....	1422
Arkansas Educational Television Commission v. Forbes .....	1422

3.	Speech on Private Premises.....	1427
	City of Ladue v. Gilleo.....	1427
	City of Los Angeles v. Alameda Books, Inc.....	1431
	Consolidated Edison Co. of New York v. Public Service Commission .....	1439
	Reed v. Town of Gilbert.....	1442
4.	Speech in the Public Schools .....	1447
	The Government as Speaker .....	1447
	Tinker v. Des Moines Independent Community School District.....	1448
	Bethel School District No. 403 v. Fraser .....	1451
	Board of Education v. Pico.....	1453
	Hazelwood School District v. Kuhlmeier .....	1460
	Morse v. Frederick.....	1463
5.	Government Subsidies to Speech .....	1468
	Rust v. Sullivan .....	1468
	Rosenberger v. Rector and Visitors of the University of Virginia.....	1473
	Christian Legal Society Chapter of the University of California, Hastings College of the Law v. Martinez .....	1473
	National Endowment for the Arts v. Finley .....	1479
	Legal Services Corporation v. Velazquez.....	1484
	Walker v. Texas Division, Sons of Confederate Veterans.....	1488
	United States v. American Library Association, Inc.....	1498
	Agency for International Development v. Alliance for Open Society .....	1506
	<b>Chapter 15. Protection of Penumbral First Amendment Rights .....</b>	<b>1509</b>
1.	Symbolic Speech .....	1509
	United States v. O'Brien.....	1509
	Texas v. Johnson .....	1511
	United States v. Eichman .....	1515
	City of Erie v. Pap's A.M.....	1516
2.	Compelled Affirmation of Belief.....	1521
	West Virginia State Board of Education v. Barnette .....	1521
	Wooley v. Maynard.....	1521
	Rumsfeld v. Forum for Academic and Institutional Rights, Inc. ....	1522
	Agency for International Development v. Alliance for Open Society .....	1525
3.	Freedom of Association .....	1525
A.	Introduction .....	1525
	NAACP v. Alabama .....	1525
B.	Limits on Association Activities .....	1527
	NAACP v. Claiborne Hardware Co. ....	1527
C.	Limits on Association Membership Policies .....	1529
	Roberts v. United States Jaycees .....	1529
	Board of Directors of Rotary International v. Rotary Club of Duarte.....	1530
	Boy Scouts of America v. Dale .....	1531
	Christian Legal Society Chapter of the University of California, Hastings College of the Law v. Martinez .....	1536

D.	Compulsory Membership and Funding for Association Speech .....	1536
	Keller v. State Bar of California .....	1536
	Davenport v. Washington Education Association .....	1539
	Ysursa v. Pocatello Education Association .....	1540
	Knox v. Service Employees International Union.....	1542
	Harris v. Quinn.....	1544
	United States v. United Foods, Inc. ....	1547
	Johanns v. Livestock Marketing Association .....	1551
E.	Compulsory Speech Access for Third Parties .....	1555
	PruneYard Shopping Center v. Robins .....	1555
	Pacific Gas and Electric Company v. Public Utilities Commission of California.....	1556
4.	Application of the First Amendment to Government Regulation of Elections.....	1561
A.	Choosing and Electing Candidates for Public Office.....	1561
	Political Association and Selection of Delegates to Major National Party Conventions .....	1561
	Tashjian v. Republican Party of Connecticut .....	1562
	California Democratic Party v. Jones .....	1565
	Clingman v. Beaver.....	1570
	Washington State Grange v. Washington State Republican Party .....	1573
B.	Political Fundraising and Expenditures .....	1576
	Buckley v. Valeo .....	1576
	Political Action Committees.....	1581
	Aggregate Contribution Limits.....	1581
	McCutcheon v. Federal Election Commission .....	1581
	Citizens United v. Federal Election Commission.....	1586
	Arizona Free Enterprise Club’s Freedom Club PAC v. Bennett .....	1615
	Randall v. Sorrell.....	1629
	Williams-Yulee v. Florida Bar .....	1635
5.	Speech and Association Rights of Government Employees .....	1636
	Connick v. Myers .....	1636
	Rankin v. McPherson .....	1641
	Garcetti v. Ceballos .....	1642
	Lane v. Franks.....	1649
	Heffernan v. City of Paterson .....	1650
	Borough of Duryea v. Guarnieri .....	1651
	United States Civil Service Commission v. National Association of Letter Carriers AFL-CIO .....	1655
	United States v. National Treasury Employees Union.....	1656
	Rutan v. Republican Party of Illinois.....	1657
	Note: Is There a Free Speech Right to Vote as a Legislator? .....	1664
<b>Chapter 16.</b>	<b>Freedom of the Press .....</b>	<b>1665</b>
1.	Introduction .....	1665
A.	Relationship Between the Speech and Press Clauses.....	1665

B.	Regulation of the Business of Publishing .....	1666
	Minneapolis Star and Tribune Co. v. Minnesota Commissioner of Revenue .....	1666
	Selective Taxation and Regulation of the Press: Content-Based and Content-Neutral Selectivity .....	1670
2.	Restraints on Editorial Judgment.....	1671
	Pittsburgh Press Co. v. Pittsburgh Commission on Human Relations .....	1671
	Miami Herald Publishing Co. v. Tornillo.....	1672
3.	Prohibition of Publication of Government Information .....	1675
	New York Times Co. v. United States [The Cases of the Pentagon Papers] .....	1675
	Protection of the Courts Against Criticism .....	1678
	Nebraska Press Association v. Stuart.....	1679
	The Florida Star v. B.J.F. ....	1683
4.	Government Demands for Confidential Press Information.....	1683
	Branzburg v. Hayes.....	1683
	Zurcher v. Stanford Daily .....	1686
	Herbert v. Lando .....	1687
5.	Press Access to Government Information.....	1687
	Press Access Decisions Prior to 1980 .....	1687
	Richmond Newspapers, Inc. v. Virginia.....	1688
<b>Chapter 17. Religion and the Constitution .....</b>		<b>1693</b>
1.	The Establishment Clause.....	1693
A.	Introduction .....	1693
	Everson v. Board of Education .....	1693
	Denominational Preferences.....	1697
	The “Three-Part Lemon Test” .....	1697
	Lamb’s Chapel v. Center Moriches Union Free School District ...	1698
B.	Government Religious Exercises, Ceremonies, Displays, and Practices .....	1698
1.	Public Schools .....	1698
	Zorach v. Clauson .....	1698
	Santa Fe Independent School District v. Doe .....	1701
	Elk Grove Unified School District v. Newdow .....	1707
	Edwards v. Aguillard.....	1708
2.	Religious Speech and Displays on Public Property .....	1711
	McCreary County, Kentucky v. American Civil Liberties Union of Kentucky .....	1711
	Van Orden v. Perry.....	1720
	Town of Greece v. Galloway .....	1727
	Equal Access for Religious Speech on Public Property .....	1739
	Capitol Square Review and Advisory Board v. Pinette.....	1739
	Good News Club v. Milford Central School.....	1746
C.	Financial Aid to Church-Related Schools and Church-Related Instruction.....	1753
1.	Elementary and Secondary Schools .....	1753
	Aid to Pupils and Their Parents .....	1753
	Payments to Religious Schools .....	1753

Tax Exemptions, Deductions and Credits.....	1753
Agostini v. Felton.....	1754
Mitchell v. Helms.....	1758
Zelman v. Simmons-Harris .....	1765
2. Higher Education.....	1775
Tilton v. Richardson.....	1775
Hunt v. McNair .....	1775
Roemer v. Board of Public Works .....	1776
Rosenberger v. Rector and Visitors of the University of Virginia .....	1780
Christian Legal Society Chapter of the University of California, Hastings College of the Law v. Martinez ....	1787
2. The Free Exercise of Religion .....	1787
Sherbert v. Verner.....	1787
Thomas v. Review Board of the Indiana Employment Security Division.....	1790
Wisconsin v. Yoder .....	1790
Employment Division, Department of Human Resources of Oregon v. Smith .....	1794
Church of the Lukumi Babalu Aye, Inc. v. City of Hialeah.....	1804
Locke v. Davey .....	1804
The Religious Freedom Restoration Act .....	1807
City of Boerne v. Flores.....	1809
Cutter v. Wilkinson .....	1809
Burwell v. Hobby Lobby Stores, Inc. ....	1812
<b>Appendix. The United States Supreme Court .....</b>	<b>1815</b>
<b>INDEX.....</b>	<b>1825</b>