



The
**REHNQUIST
COURT**

A Retrospective

Edited by
Martin H. Belsky

Rehnquist Court A Retrospective

Bruce P. Montgomery



Rehnquist Court A Retrospective:

The Rehnquist Court Martin H. Belsky, 2002-04-04 In 1986 the Supreme Court's leading conservative William H. Rehnquist, labeled by Newsweek as "The Court's Mr. Right," was made Chief Justice. Almost immediately, legal scholars, practitioners, and pundits began questioning what his influence would be and whether he would remake our constitutional corpus in his own image. Would the center hold or fold? This collected volume, edited by Martin H. Belsky, is the third in a series which includes *The Warren Court* and *The Burger Court*, both edited by Bernard Schwartz. It gathers together a distinguished group of scholars, journalists, judges, and practitioners to reflect on the fifteen-year impact of the Rehnquist Court. The work provides an overview of the Rehnquist Court's influence to date, examines in detail the seminal issues confronted by the Court, and places the Court in broad historical perspective. Subjects discussed include First Amendment rights and cyberspace, criminal justice reform, the Court's pattern of constitutional interpretation, the international impact of the Rehnquist Court, and the Supreme Court's increasing interaction with state constitutional law. A comprehensive look at the significant shifts in constitutional jurisprudence under Rehnquist's leadership, this volume illustrates how the Rehnquist Court has brought us almost full circle from the judge-made revolution of the Warren Court. A must-have for all students of the Court and legal history, this book contains fascinating insights into one of the century's most controversial courts and a legacy still in the making.

The Rehnquist Court Lori A. Ringhand, 2007 **Symposium**, 2007 *The American Judicial Tradition* G. Edward White, 2007-01-18 Previous editions published 1988, expanded 1976. 1st **The Bill of Rights in Modern America** David J. Bodenhamer, James W. Ely (Jr.), 2008 An expert guide to current debates on individual rights in America.

Originalism, Federalism, and the American Constitutional Enterprise Edward A. Purcell, 2007-12-28 In this lively historical examination of American federalism, a leading scholar in the field refutes the widely accepted notion that the founding fathers carefully crafted a constitutional balance of power between the states and the federal government. Edward A. Purcell Jr. bases his argument on close analysis of the Constitution's original structure and the ways that structure both induced and accommodated changes over the centuries. There was no clear agreement among the founding fathers regarding the true nature of American federalism. Purcell contends nor was there a consensus on correct lines dividing state and national authority. Furthermore, even had there been some true original understanding, the elastic and dynamic nature of the constitutional structure would have made it impossible for subsequent generations to maintain any original or permanent balance. The author traces the evolution of federalism through the centuries, focusing particularly on shifting interpretations founded on political interests. He concludes with insights into current issues of federal power and a discussion of the grounds on which legitimate decisions about federal and state power should rest.

Conservative Thought and American Constitutionalism since the New Deal Johnathan O'Neill, 2022-11-29 An intellectual history of American conservatism since the New Deal. The New Deal fundamentally changed the institutions of American constitutional government and in turn

the relationship of Americans to their government Johnathan O Neill's *Conservative Thought and American Constitutionalism* since the New Deal examines how various types of conservative thinkers responded to this significant turning point in the second half of the twentieth century O Neill identifies four fundamental transformations engendered by the New Deal: the rise of the administrative state, the erosion of federalism, the ascendance of the modern presidency, and the development of modern judicial review. He then considers how various schools of conservative thought—traditionalists, neoconservatives, libertarians, Straussians—responded to these major changes in American politics and culture. Conservatives frequently argued among themselves, and their responses to the New Deal ranged from adaptation to condemnation to political mobilization. Ultimately, the New Deal pulled American governance and society permanently leftward. Although some of the New Deal's liberal gains have been eroded, a true conservative counterrevolution was never. O Neill argues a realistic possibility. He concludes with a plea for conservative thinkers to seriously reconsider the role of Congress, a body that is relatively ignored by conservative intellectuals in favor of the courts and the presidency in America's constitutional order.

Conservative Thought and American Constitutionalism since the New Deal explores the scope and significance of conservative constitutional analysis amid the broader field of American political thought. **Bong Hits 4 Jesus** James C. Foster, 2010-10-15 In January 2002, for the first time, the Olympic Torch Relay visited Alaska on its way to the Winter Games. When the relay runner and accompanying camera cars passed Juneau Douglas High School senior Joseph Frederick and several friends unfurled a fourteen-foot banner reading BONG HiTS 4 JESUS. An in-depth look at student rights within a public high school, this book chronicles the events that followed Frederick's suspension, the subsequent suit against the school district, and ultimately the escalation of a local conflict into a federal case. Brought to life through interviews with the principal figures in the case, *Bong Hits 4 Jesus* is a gripping tale of the boundaries of free speech in an American high school. *Encyclopedia of the Fourth Amendment* John R. Vile, David L. Hudson, 2012-12-15 This work provides a unique overview for individuals seeking to understand the Fourth Amendment to the U.S. Constitution. It covers key concepts, events, laws, and legal doctrines, court decisions, and litigators and litigants regarding the law of search and seizure. *Queen's Court* Nancy Maveety, 2008 The first book to challenge the conventional wisdom that Sandra Day O'Connor was an influential member of the Rehnquist Court simply by default of her centrist views. Shows that her impact and influence went far beyond the swing vote and that it truly was O'Connor's Court, more so than Rehnquist's. **A Companion to Ronald Reagan** Andrew L. Johns, 2015-02-10 A Companion to Ronald Reagan evaluates in unprecedented detail the events, policies, politics, and people of Reagan's administration. It assesses the scope and influence of his various careers within the context of the times, providing wide-ranging coverage of his administration and his legacy. Assesses Reagan and his impact on the development of the United States based on new documentary evidence and engagement with the most recent secondary literature. Offers a mix of historiographic chapters devoted to foreign and domestic policy with topics integrated thematically and chronologically.

Includes a section on key figures associated politically and personally with Reagan **All Deliberate Speed** Charles J. Ogletree, 2004 A Harvard Law School professor examines the impact that Brown v Board of Education has had on his family citing historical figures while revealing how the reforms promised by the case were systematically undermined

Interpreting the Bible and the Constitution Jaroslav Pelikan, 2008-10-01 Both the Bible and the Constitution have the status of Great Code but each of these important texts is controversial as well as enigmatic They are asked to speak to situations that their authors could not have anticipated on their own In this book one of our greatest religious historians brings his vast knowledge of the history of biblical interpretation to bear on the question of constitutional interpretation Jaroslav Pelikan compares the methods by which the official interpreters of the Bible and the Constitution the Christian Church and the Supreme Court respectively have approached the necessity of interpreting and reinterpreting their important texts In spite of obvious differences both texts require close word by word exegesis an awareness of opinions that have gone before and a willingness to ask new questions of old codes Pelikan observes He probes for answers to the question of what makes something authentically constitutional or biblical and he demonstrates how an understanding of either biblical interpretation or constitutional interpretation can illuminate the other in important ways **The Evolution of the Fourth Amendment** Thomas N. McInnis, 2010-09-01 This book explains the different approaches to interpreting the Fourth Amendment that the Supreme Court has used throughout American history concentrating on the changes in interpretation since the Court applied the exclusionary rule to the states in 1961 It examines the evolution of the warrant rule and the exceptions to it the reasonableness approach the special needs approach individual and society expectations of privacy and the role of the exclusionary rule Race and the Politics of Fear J. Noel Hubler, 2025-05-16 Race and the Politics of Fear is a study of the role of race in American political history It takes a novel approach by using Aristotle s theory of the mixed regime to analyze the American system Aristotle s mixed regime containing elements of oligarchy and democracy was well known to the Founders who used it to design the Constitution Accordingly American political history has unfolded as a struggle between oligarchic and democratic forces Oligarchs have frequently used race to divide the people and maintain power This book traces the oligarchic construction of race from its creation in the Colonial period and through a study of four major figures James Madison helped formulate the Constitution to provide protection for the Southern oligarchies and was a founder of the Democratic Republican party dominated by Southern interests John C Calhoun s theory of the concurrent majority provided a blueprint for the South s political strategy in the Jim Crow era Ben Tillman redefined race primarily as a feeling as an excuse for the South s violent oppression of the black community Ronald Reagan retooled the traditional racist myths and made them palatable to a national audience Readable yet extensively documented it is appropriate for general audiences and scholars **The American Political Process** Alan R. Grant, 2004 The thoroughly revised and updated new 7th edition of this well established textbook continues to provide a comprehensive introduction to the history structure

institutions and policies of the American political system Encyclopedia of American Civil Rights and Liberties Kara E. Stooksbury, John M. Scheb II, Otis H. Stephens Jr., 2017-09-21 Thoroughly updated and featuring 75 new entries this monumental four volume work illuminates past and present events associated with civil rights and civil liberties in the United States This revised and expanded four volume encyclopedia is unequalled for both the depth and breadth of its coverage Some 650 entries address the full range of civil rights and liberties in America from the Colonial Era to the present In addition to many updates of material from the first edition the work offers 75 new entries about recent issues and events among them dozens of topics that are the subject of close scrutiny and heated debate in America today There is coverage of controversial issues such as voter ID laws the use of drones transgender issues immigration human rights and government surveillance There is also expanded coverage of women s rights gay rights gay marriage and Native American rights Entries are enhanced by 42 primary documents that have shaped modern understanding of the extent and limitations of civil liberties in the United States including landmark statutes speeches essays court decisions and founding documents of influential civil rights organizations Designed as an up to date reference for students scholars and others interested in the expansive array of topics covered the work will broaden readers understanding of and appreciation for the people and events that secured civil rights guarantees and concepts in this country At the same time it will help readers better grasp the reasoning behind and ramifications of 21st century developments like changing applications of Miranda Rights and government access to private Internet data Maintaining an impartial stance throughout the entries objectively explain the varied perspectives on these hot button issues allowing readers to draw their own conclusions Richard B. Cheney and the Rise of the Imperial Vice Presidency Bruce P. Montgomery, 2009-02-01 On taking office in 2001 Dick Cheney crowned himself the first imperial vice president in the nation s history transforming a traditionally inconsequential office into a de facto fourth branch of government Taking a less journalistic and personal approach to Cheney than previous biographers this critical new biography shows exactly how Cheney engineered his arrogation of vast executive powers and the dire consequences his power grab has had and will long continue to have for the office of the vice presidency the balance of powers the Constitution geopolitics and America s security strength and prestige Taking advantage of the administration s global war on terrorism a president inexperienced in matters of war and peace and a Republican Congress that rated party power above institutional prerogatives Vice President Cheney moved with astonishing speed and energy to assume a dominant role on the national and international stage as the effective president in proxy of the United States Cheney asserted that all constitutional checks and balances and all individual liberties under the Bill of Rights are subservient to the president s powers as commander in chief in confronting international terrorism Although former administrations had made power grabs in the past in times of national crisis no president and certainly no vice president has ever exerted such sweeping claims of executive power on so many fronts in violation of the bedrock principles of the Constitution **The Bush-Cheney Administration's Assault on Open**

Government Bruce P. Montgomery, 2008-02-28 The Bush Cheney administration took office in 2001 determined to assert the preeminent authority of the executive branch and its immunity from congressional oversight and public transparency Within months Congress's Use of Force resolution on the heels of the 9 11 terrorist attacks gave the White House the platform for launching an aggressive and successful campaign to gut the nation's open government laws neuter congressional prerogatives and shroud the presidency in privilege and secrecy With military precision the wartime executive targeted and struck down or flouted all the landmark sunshine laws enacted by Congress over the preceding decades With military precision the wartime executive targeted and struck down or flouted all the landmark sunshine laws enacted by Congress over the preceding decades DT Freedom of Information Act 1966 DT Presidential Records Act 1978 DT Budget and Accounting Act establishing the General Accountability Office 1921 DT Federal Advisory Committee Act 1972 DT Federal Intelligence Surveillance Act 1978 Montgomery who founded the world's largest academic repository of contemporary human rights documents concludes with a summary of the aggregate impact of Bush Cheney's attacks on open and balanced government and their implications for the future of constitutional and human rights in the United States **Congress in**

Context John Haskell, 2018-04-17 The U S Congress is by the far the least popular and most misunderstood branch of the federal government Congress in Context de mystifies the institution giving students a comprehensive and practical understanding of Congress and the legislative process This book takes a different approach to the study of Congress than other texts Usually Congress is treated in isolation from the rest of the government But the Framers of the Constitution explicitly intended for the branches of government to be interdependent Congress in Context introduces readers to Congress's critical role in the context of this interdependent system Using the metaphor of a board of directors the authors explain the three key roles of Congress within the federal government authorizing what government does funding its activities and supervising how it carries out the laws Congress passes and shows students how Congress interacts with the rest of the government to exercise these powers The thoroughly expanded and revised second edition features brand new chapters on Congress and the courts and Congress and interest groups It also includes expanded coverage of Congress's relationship with the executive branch campaign finance and today's major budget issues Grounded in the latest political science literature coupled with contemporary examples Congress in Context offers students an informed yet accessible introduction to how the legislative branch carries out its duties

Reviewing **Rehnquist Court A Retrospective**: Unlocking the Spellbinding Force of Linguistics

In a fast-paced world fueled by information and interconnectivity, the spellbinding force of linguistics has acquired newfound prominence. Its capacity to evoke emotions, stimulate contemplation, and stimulate metamorphosis is truly astonishing. Within the pages of "**Rehnquist Court A Retrospective**," an enthralling opus penned by a very acclaimed wordsmith, readers attempt an immersive expedition to unravel the intricate significance of language and its indelible imprint on our lives. Throughout this assessment, we shall delve into the book's central motifs, appraise its distinctive narrative style, and gauge its overarching influence on the minds of its readers.

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