



The Judging of  
Supreme Court Nominees

Michael Comiskey

# Seeking Justices The Judging Of Supreme

**Wen-Chen Chang, Li-ann Thio, Kevin YL  
Tan, Jiunn-rong Yeh**

## **Seeking Justices The Judging Of Supreme:**

*The Development of the American Presidency* Richard J. Ellis, 2013-06-17 Our understanding of the politics of the presidency is greatly enhanced by viewing it through a developmental lens analyzing how historical turns have shaped the modern institution *The Development of the American Presidency* pays great attention to that historical weight but is organized topically and conceptually with the constitutional origins and political development of the presidency its central focus Through comprehensive and in depth coverage this text looks at how the presidency has evolved in relation to the public to Congress to the Executive branch and to the law showing at every step how different aspects of the presidency have followed distinct trajectories of change All the while Ellis illustrates the institutional relationships and tensions through stories about particular individuals and specific political conflicts Ellis s own classroom pedagogy of promoting active learning and critical thinking is well reflected in these pages Each chapter begins with a narrative account of some illustrative puzzle that brings to life a central concept A wealth of photos figures and tables allow for the visual presentations of concepts A companion website not only acts as a further resources base directing students to primary documents newspapers and data sources but also presents interactive timelines practice quizzes and key terms to help students master the book s lessons

*The Oxford Handbook of U.S. Judicial Behavior* Lee Epstein, Stefanie A. Lindquist, 2017 The Oxford Handbook of U S Judicial Behavior offers readers a comprehensive introduction and analysis of research regarding decision making by judges serving on federal and state courts in the U S Featuring contributions from leading scholars in the field the Handbook describes and explains how the courts political and social context formal institutional structures and informal norms affect judicial decision making The Handbook also explores the impact of judges personal attributes and preferences as well as prevailing legal doctrine influence and shape case outcomes in state and federal courts The volume also proposes avenues for future research in the various topics addressed throughout the book Consultant Editor for The Oxford Handbooks of American Politics George C Edwards III

**The Justices, Judging, and Judicial Reputation** Kermit L. Hall, 2000 First Published in 2001 Routledge is an imprint of Taylor Francis an informa company

Seeking Supremacy Yasser Kureshi, 2022-09-15 The emergence of the judiciary as an assertive and confrontational center of power has been the most consequential new feature of Pakistan s political system This book maps out the evolution of the relationship between the judiciary and military in Pakistan explaining why Pakistan s high courts shifted from loyal deference to the military to open competition and confrontation with military and civilian institutions Yasser Kureshi demonstrates that a shift in the audiences shaping judicial preferences explains the emergence of the judiciary as an assertive power center As the judiciary gradually embraced less deferential institutional preferences a shift in judicial preferences took place and the judiciary sought to play a more expansive and authoritative political role Using this audience based approach Kureshi roots the judiciary in its political social and institutional context and develops a generalizable framework that can explain variation and

change in judicial military relations around the world      *Seeking Justices* Michael Comiskey, 2004 In the long shadows cast by the Robert Bork and Clarence Thomas nominations Supreme Court confirmations remain highly contentious and controversial This is due in part to the Senate's increasing reliance upon a much lengthier much more public and occasionally raucous confirmation process in an effort to curb the potential excesses of executive power created by presidents seeking greater control over the Court's ideological composition Michael Comiskey offers the most comprehensive systematic and optimistic analysis of that process to date Arguing that the process works well and therefore should not be significantly altered Comiskey convincingly counters those critics who view highly contentious confirmation proceedings as the norm Senators have every right and a real obligation he contends to scrutinize the nominees constitutional philosophies He further argues that the media coverage of the Senate's deliberations has worked to improve the level of such scrutiny and that recent presidents have neither exerted excessive influence on the appointment process nor created a politically extreme Court He also examines the ongoing concern over presidential efforts to pack the court concluding that stacking the ideological deck is unlikely As an exception to the rule Comiskey analyzes in depth the Thomas confirmation to explain why it was an aberration offering the most detailed account yet of Thomas's pre judicial professional and political activities He argues that the Senate Judiciary Committee abdicated its responsibilities out of deference to Thomas's race Another of the book's unique features is Comiskey's reassessment of the reputations of twentieth century Supreme Court justices Based on a survey of nearly 300 scholars in constitutional law and politics it shows that the modern confirmation process continues to fill Court vacancies with jurists as capable as those of earlier eras We have now seen the longest period without a turnover on the Court since the early nineteenth century making inevitable the appointment of several new justices following the 2004 presidential election Thus the timing of the publication of *Seeking Justices* could not be more propitious      **The**

**Development of the American Presidency** Richard Ellis, 2022-05-02 A full understanding of the institution of the American presidency requires us to examine how it developed from the founding to the present This developmental lens analyzing how historical turns have shaped the modern institution allows for a richer more nuanced understanding *The Development of the American Presidency* pays great attention to that historical weight but is organized by the topics and concepts relevant to political science with the constitutional origins and political development of the presidency its central focus Through comprehensive and in depth coverage Richard J Ellis looks at how the presidency has evolved in relation to the public to Congress to the executive branch and to the law showing at every step how different aspects of the presidency have followed distinct trajectories of change Each chapter promotes active learning beginning with a narrative account of some illustrative puzzle that brings to life a central concept A wealth of photos figures and tables allow for the visual presentations of concepts New to the Fourth Edition Explicit and expanded attention to the role of norms in shaping and constraining presidential power with special focus on Trump's norm breaking and Biden's efforts to shore up norms Enhanced focus on

the prospects for institutional reform including in the electoral college presidential relations with Congress war powers and the selection of Supreme Court justices A full reckoning with the Trump presidency and its significance for the future of American democracy presidential rhetoric the unilateral executive and the administrative state Coverage of the first year of Biden s presidency including presidential rhetoric relations with Congress and the bureaucracy use of the war powers and unilateral directives Comprehensive updating of debates about the removal power including the Supreme Court cases of Seila Law v CFPB and Collins v Yellen In depth exploration of the impact of partisan polarization on the legislative presidency and effective governance Analysis of the 2020 election and its aftermath Expanded discussion of impeachment to incorporate Trump s two impeachments Examination of presidential emergency powers with special attention to Trump s border wall declaration Review of Biden s and Trump s impact on the judiciary Assessment of Biden s and Trump s place in political time

Salaries of Justices and Judges of United States Courts and Members of Congress United States. Congress. Senate.

Committee on the Judiciary,1955

**The Politics of the Presidency, Revised 8th Edition** Joseph A. Pika,John Anthony

Maltese,2013-07-15 Never losing sight of the historical foundations of the office of President of the United States the authors maintain a delicate balance as they examine the presidency through a modern lens

**How Judges Judge** Brian M.

Barry,2020-11-26 A judge s role is to make decisions This book is about how judges undertake this task It is about forces on the judicial role and their consequences about empirical research from a variety of academic disciplines that observes and verifies how factors can affect how judges judge On the one hand judges decide by interpreting and applying the law but much more affects judicial decision making psychological effects group dynamics numerical reasoning biases court processes influences from political and other institutions and technological advancement All can have a bearing on judicial outcomes In How Judges Judge Empirical Insights into Judicial Decision Making Brian M Barry explores how these factors beyond the law affect judges in their role Case examples judicial rulings judges own self reflections on their role and accounts from legal history complement this analysis to contextualise the research make it more accessible and enrich the reader s understanding and appreciation of judicial decision making Offering research based insights into how judges make the decisions that can impact daily life and societies around the globe this book will be of interest to practising and training judges litigation lawyers and those studying law and related disciplines

Judges and Democratization B. C.

Smith,2017-02-24 Judiciaries must be politically impartial and immune from political interference if democracy is to be consolidated in countries in transition from authoritarian rule Without an independent judiciary there can be no rule of law and without the rule of law there can be no democracy Judges and Democratization is based on the premise that democracy cannot be consolidated without the rule of law of which judicial independence is an indispensable part It pays particular attention to the restraints placed upon judicial independence and the reforms which are being applied or remain to be adopted in order to guard against the different kinds of interference which prevent judicial decisions being taken in a wholly

impartial way It examines the paradox of judicial activism arising from the independence endowed upon the judiciary by post authoritarian constitutions The book asks how in the context of this endowed authority such accountability can be made compatible with the preservation of judicial independence when the concept of an accountable independent judiciary appears to be a contradiction in terms This text will be of key interest to teachers and students of politics comparative government politics combined politics and law democracy and governance human rights and democratization and democratic development *Constitutionalism in Asia* Wen-Chen Chang,Li-ann Thio,Kevin YL Tan, Jiunn-rong Yeh,2014-02-19 This book of text cases and materials from Asia is designed for scholars and students of constitutional law and comparative constitutional law The book is divided into 11 chapters arranged thematically around key ideas and controversies enabling the reader to work through the major facets of constitutionalism in the region The book begins with a lengthy introduction that critically examines the study of constitutional orders in Asia highlighting the histories colonial influences and cultural particularities extant in the region This chapter serves both as a provisional orientation towards the major constitutional developments seen in Asia both unique and shared with other regions and as a guide to the controversies encountered in the study of constitutional law in Asia Each of the following chapters is framed by an introductory essay setting out the issues and succinctly highlighting critical perspectives and themes The approach is one of challenge and response whereby questions of constitutional importance are posed and the reader is then led by engaging with primary and secondary materials through the way the various Asian states respond to these questions and challenges Chapter segments are accompanied by notes comments and questions to facilitate critical and comparative analysis as well as recommendations for further reading The book presents a representative range of Asian materials from jurisdictions including Bangladesh China Hong Kong India Japan Mongolia Nepal Pakistan South Korea Sri Lanka Taiwan Timor Leste and the 10 ASEAN states

**Senator from Alabama. Hearings ... on S.Res. 467 ... and S.Res. 485 ... April 13, July 9, and 10, 1931** United States. U.S. Congress. Senate. Committee on privileges and elections,1931 Senator from Alabama United States. Congress. Senate. Committee on Privileges and Elections,1932 *Retirement of Federal Judges for Disability* United States. Congress. Senate. Committee on the Judiciary,1939 Considers 76 S 1282 *Law Notes* ,1905 The Judicial Process Christopher P. Banks,David M. O'Brien,2015-02-19 The Judicial Process Law Courts and Judicial Politics is an all new concise yet comprehensive core text that introduces students to the nature and significance of the judicial process in the United States and across the globe It is social scientific in its approach situating the role of the courts and their impact on public policy within a strong foundation in legal theory or political jurisprudence as well as legal scholarship Authors Christopher P Banks and David M O'Brien do not shy away from the politics of the judicial process and offer unique insight into cutting edge and highly relevant issues In its distinctive boxes Contemporary Controversies over Courts and In Comparative Perspective the text examines topics such as the dispute pyramid the law and morality of same sex marriages the hardball

politics of judicial selection plea bargaining trends the right to counsel and pay as you go justice judicial decisions limiting the availability of class actions constitutional courts in Europe the judicial role in creating major social change and the role lawyers juries and alternative dispute resolution techniques play in the U S and throughout the world Photos cartoons charts and graphs are used throughout the text to facilitate student learning and highlight key aspects of the judicial process

**Hearings** United States. Congress Senate,1955      *Routledge Handbook of Judicial Behavior* Robert M. Howard,Kirk A. Randazzo,2017-10-02 Interest in social science and empirical analyses of law courts and specifically the politics of judges has never been higher or more salient Consequently there is a strong need for theoretical work on the research that focuses on courts judges and the judicial process The Routledge Handbook of Judicial Behavior provides the most up to date examination of scholarship across the entire spectrum of judicial politics and behavior written by a combination of currently prominent scholars and the emergent next generation of researchers Unlike almost all other volumes this Handbook examines judicial behavior from both an American and Comparative perspective Part 1 provides a broad overview of the dominant Theoretical and Methodological perspectives used to examine and understand judicial behavior Part 2 offers an in depth analysis of the various current scholarly areas examining the U S Supreme Court Part 3 moves from the Supreme Court to examining other U S federal and state courts and Part 4 presents a comprehensive overview of Comparative Judicial Politics and Transnational Courts Each author in this volume provides perspectives on the most current methodological and substantive approaches in their respective areas along with suggestions for future research The chapters contained within will generate additional scholarly and public interest by focusing on topics most salient to the academic legal and policy communities      *Contemporary Challenges to Criminal Justice* Paul Behrens,2023-12-28 This study provides a critical examination of seminal issues within the main areas of criminal justice its theoretical framework domestic and comparative criminal justice transnational and international criminal law Exploring some of the most interesting challenges arising in these fields it examines the impact of public morality on sentencing policy murder and the mandatory life sentence genocide and the notion of magnitude and incitement to terrorism Taking an approach that is fully integrated in contemporary criminal justice scholarship it offers a diverse and expert perspective With a comprehensive introduction and conclusion drawing the various strands together it offers a rigorous coherent overview of the key issues in play in contemporary international criminal justice This diversity and expertise ensures its appeal to a large audience of students scholars and practitioners of criminal justice around the world      *Defrauding America, Vol. One 4th Ed.* Rodney Stich,2005-12 Defrauding America Vol One describes in great detail covert operations involving CIA personnel during the past 50 years It is based on input from dozens of former CIA assets The book is written by former federal agent Rodney Stich who has authored over a dozen books on government intrigue Stich has appeared as guest on over 3 000 radio and TV shows since 1978

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### **Seeking Justices The Judging Of Supreme Introduction**

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