

Contents

CHAPTER 1 Who Decides? 1

CHAPTER 2 Judicial Review 11

What Is Judicial Review and What Purpose Does
It Serve? 12

What Does the Constitution Say about Judicial
Review? 21

Writtenness 22

Supremacy 26

Articles III and VI 28

What Are the Practical Consequences of Judicial
Review? 31

Further Reading 38

CHAPTER 3 Constitutional Interpretation 41

Judicial Restraint 50

Natural Law and the Moral Reading 52

Representation Reinforcement 57

Originalism 61

Eclecticism 65

Further Reading 68

CHAPTER 4 Federalism 69

The Benefits and Costs of Federalism 71

Limits of Enumerated Powers 78

Internal versus External Commerce	79
Pretext	81
Economic Activity	82
“Etiquette” Limits on Federal Power	84
Traditional Areas of State Sovereignty	85
Commandeering	86
Sovereign Immunity	89
Clear Statement Rules	91
Federalism-Based Limits on the States	92
Further Reading	93

CHAPTER 5 Separation of Powers 95

The Function of Separation of Powers	97
Selected Themes in Separation of Powers Doctrine	104
The Executive	104
The Legislature	117
The Judiciary	119
Further Reading	124

CHAPTER 6 Equal Protection 125

Slavery	126
From <i>Plessy</i> to <i>Brown</i>	128
Anti-Subordination or Color Blindness?	134
Tiers of Scrutiny	142
Purpose and Effect	148
Is Equality an Empty Idea?	150
Further Reading	151

CHAPTER 7 Enumerated Rights: The First Amendment 153

Freedom of the Press	157
Freedom of Speech	159
Free Exercise of Religion	171
No Establishment of Religion	178
Further Reading	185

CHAPTER 8	Unenumerated Rights	187
	The Privileges or Immunities Clause	191
	The <i>Lochner</i> Era	196
	Incorporation of the Bill of Rights	201
	The Right of “Privacy”	205
	Further Reading	215
CHAPTER 9	Congressional Enforcement of Constitutional Rights	217
	The State Action Requirement	218
	Defining the Rights to be Enforced	222
	Enforcement as Deterrence and Prevention, within Limits	228
	Further Reading	234
CHAPTER 10	Beyond the Courts	235
	Index	241