

INDEX

- Aboriginal issues, 157, 160
 adjudication, 9, 25, 58, 60, 70–1, 106,
 122, 128–30, 137, 142–3, 151, 155–6
 Alito, Justice Samuel, 66
 American Constitution, 23, 54, 63, 64, 68
 American Revolution, 70,
 See originalism
 anti-formalism, 2, 9–13, 24, 35, 38,
 104–8, 124, 130, 142, 145, 158,
 163, *See* judicial behavior; Posner,
 Richard

 Black, Justice Hugo, 117
 Blackmun, Justice Harry, 113, 117, 131
 Blackstone, William, 19, 49,
 See formalism
 Breyer, Justice Stephen, 66
 British Columbia Court of Appeal, 168
 British Columbia Supreme Court, 4–5
British North America Act, 71
Brown case, 16, 146
 freedom of association, 16
 Burger, Justice Warren, 113
 Burke, Edmund, 154

 Canadian Charter of Rights and
 Freedoms, 72
 Canadian Criminal Code, 3–4, 55
 prohibition order, 3–5, 33
 section 161, 3–4, 33, 36, 47
 Canadian Oxford English Dictionary,
 174
Citizens United case, 66
 Code of Judicial Conduct, 161
 Coke, Sir Edward, 19–21, 37, 49,
 See formalism
 common meaning, 35

 conservatism, 70, 72, 105, 111, 120–1,
 131
 Constitution of the United States, 17,
 23, 54, 63–4, 68, 72, 140, 145,
 See also American Constitution
 ‘cruel and unusual’ punishment, 68
 Founding Fathers, 60, 62, 64
 Second Amendment, 65, 145
 constitutional adjudication, 58
 constitutional democracy, 9, 131,
 134–5
 constitutional interpretation, 59–60, 62,
 67, 73, 101, 153
 constitutional law, 23, 61, 68, 73, 98,
 100, 138, 145
 constitutional politics, 59, 73
 constitutional topology, 17
 contract law, 28, 100
 corrective justice, 48
 criminal law, 3–6, 8, 28, 33, 36, 47, 54

 democratic theory, 17
 Denning, Lord Alfred, 158
Donoghue case, 100, 129, 146
 Dworkin, Ronald, 40, 48–56, 92
 ‘best justification’, 54
 ‘brute facts of legal history’, 50, 52,
 54–5
 coherentist approach, 52, 55
 ‘formal fit’, 50
 law-as-integrity, 53
 ‘moral facts’, 49

 economic logic, 11, 28, 128
Edwards case, 97
 ‘qualified person’, 71
eiusdem generis, 7

- empirical approach, 105–28, 136, 145
 Epstein, Lee, 110, *See* ideological drift
Escola case, 146
- formalism, 14–26, 134
 modern formalism, 20–1
 rule-application, 16, 31, 37, 42, 97,
 100, 104, 141, 143, 154
 rule-identification, 16, 37, 97
 strict formalism, 10, 67
 formalist hauntology, 19, 21–4, 26
 formalist vs. anti-formalist, 9–12,
 127–30, 138–42, *See*
 formalism; anti-formalism
 freedom of movement, 3, 5, 107,
 See Canadian Criminal Code
 Fuller, Lon, 41–5, 47–9, 55, 62
 ‘without thinking’, 43–4
 fidelity to law, 47, 69
 ‘structural integrity’, 47
- gay rights, 71, 131, 135, 157
 gender equality, 72, *See* *Edwards* case
 ghost-busting, 14, 23, 26, *See* formalist
 hauntology
 Ginsburg, Justice Ruth Bader, 66, 113
 good faith, 18, 55, 91, 129, 147, 158
- hard cases, 11, 22, 28, 30–1, 37–8,
 40, 49, 52, 54, 71, 94, 104, 128,
 147–8
 ‘easy cases’, 30, 38, 52, 94, 137, 148
 hard positivism, 22, 90–103, *See* Joseph
 Raz; positivism
 Hart, Herbert, 27–45, 47–8, 50, 61, 66,
 92, 96, 102, 147–8,
 See Holmes Lectures
 core/penumbra distinction, 30–1, 38,
 47, 61, 67, 148
 core/penumbra distinction, 33–5
 ‘descriptive sociology’, 27
 ‘general agreement’, 147–8
 Hart of Discretion, 37
 The Concept of Law, 27, 39
 ‘thereness’, 28, 35, 38, 42, 49, 97
Heller case, 65, 145
 Holmes, 7, 34, 46, 61–2, 64, 97, 147,
 149–50
 Holmes Lectures, 41
 House of Lords, 100
 Lord Atkin, 129
 Lord Justice Watkins, 103
- ideological drift, 107, 110–11, 113, 117,
 121
 independent commission, 160
 informalist approach, 2, 24–6, 101, 105,
 124, 151–6, 159–63, 165,
 See also law-and-ideology
 enterprise
 judge as artisan, 144, 154
 law as a ‘work-in-progress’, 100, 154
 institutional role of judges, 45, 135
 integrity, 16, 25, 47, 50–5, 72, 132–4, 158
 intention of Parliament, 4, 34, 44, 166,
 170, 173
- Jackson, Justice Robert H., 132, 149
 judicial activism, 132, 156–7
 judicial behavior, 125–6
 judicial decision-making, 9, 11, 14, 18,
 22, 25–6, 35, 38, 95, 100, 105, 107,
 111, 144
 judicial discretion, 28–31, 35–6, 39,
 43–4, 47, 150
 judicial ideology, 131, 134
 judicial responsibility, 22, 25, 28, 47,
 151, 155
 judicial restraint, 132, 153
 judocracy, 25
- Kennedy, Justice Anthony, 120
- Lachapelle* case, 3, 5, 8, 10, 20, 31, 33–4,
 36, 44, 46, 54, 65, 67, 97, 101, 107,
 147–8
 Judge Milne, 3, 150
 Justice Butler, 4, 34, 44, 46, 147, 150
 Margaret Brown, 3
Lamb case, 103
 Langdell, Christopher, 19, 21, *See*
 Formalism
 law and art, 95, 98, 101, *See* Joseph Raz
 law and ideology, 10–12, 15, 18, 105,
 110, 125, 129, 136–8, 140, 157,
 161, 163

- law and morality, 28, 41, 48, 91–4
Lawrence case, 146
 lawyers, 2–3, 6, 13–16, 18, 20, 27, 29,
 40–1, 47, 50–1, 53–4, 62, 100, 104,
 151, 155, 162
 Leff, Arthur, 13
 legal pedagogy, 20
 law schools as ‘laboratories of
 jurisprudence’, 20
 legal profession, 6, 10, 14, 18–21, 23–4,
 27–9, 37, 40, 57, 62, 107, 127–8,
 133, 141, 149, 152, 155–6
 legal realism, 23, 105
 ‘new legal realism’, 105
 legal reasoning, 14, 16, 19–20, 23, 29,
 33, 37, 137
 legality of water-boarding, 18
 legislative intent, 4, 8, 34, 44–6, *See also*
 intention of Parliament
 liberalism, 53, 70, 105, 111, 120–1, 131
 literalism, 8, 138
 ‘living’ constitution, 58–9
 ‘living tree’ metaphor, 71–2
 Marshall, Justice Thurgood, 113
McBoyle case, 6–8, 10, 20, 34, 36, 46,
 61–4, 67, 97, 101, 147, 149
 Judge Cotteral, 7, 46, 150
 Judge Phillips, 6, 64, 147, 149–50
 National Motor Vehicle Theft Act of
 1919, 6–8, 36, 47
 William McBoyle, 6
 median judge, 111, 113, 117, 120–1
 merit, 152–3, 155, 158–61
 merit/ideology debate, 159, 161
 moral responsibility, 40
 naturalism, 11, 21–2, 40–57, 62, 91,
 139, 143, 149, 151, *See* Ronald
 Dworkin; Lon Fuller
 neo-naturalist, 48
 ‘no vehicles in the park’ problem, 2, 9,
 18, 31, 33, 42–3, 51, 55, 67, 94,
 136
 objectivity, 15–16, 59–60, 95, 101, 123
 O’Connor, Justice Sandra Day, 120
 Ontario Court of Appeal, 5
 ordinary meaning, 4, 8, 34–5, 43–4, 97,
 See plain meaning
 organicism, 59, 65, 67, 72
 originalism, 11, 57–73, 138–9, 145,
 See also textualism
 Canadian originalism, 72
 constitutional interpretation vs.
 construction, 60
 neo-originalism, 60–73
Parrish case, 133
Perron case, 4–5, 8, 10, 20, 31, 33–4, 36, 44,
 46, 54, 65, 67, 97, 101, 107, 147–8
 Justice Lise Maisonneuve, 4, 150
 Justice Stephen Goudge, 5, 34, 44, 46,
 147, 150
 plain meaning, 32–6, 42–5, 47, 51, 148
 political ideology, 58–9, 67, 70, 72–3,
 105, 131, 133–4, 138
 political morality, 20, 22, 48–9, 58, 91
 popular meaning, 8, 34, *See also*
 common meaning
 positivism, 11, 27–40, 48, 90–2, 96–7,
 102–3, 138, *See* Herbert Hart
 separation thesis, 91–2
 positivism v. naturalism debate, 44, *See*
 Holmes Lectures
 Posner, Richard, 11, 16, 128
 Pound, Roscoe, 15
 Privy Council, 71
 Sankey, Lord John, 71
 problem of rule-formation, 36
 purposivism, 11, 43, 91, 138, 145
 purposive interpretation, 8
 Raz, Joseph, 11–12, 90–103
 authority, 93–4
 rule fixing vs. rule application, 100, 143
 reasonableness, 27, 38, 45–6, 101
 reasonable care, 91
 Rehnquist, Justice William, 70
 ‘right-wing’, 70
 Roberts, Chief Justice John, 134–6, 153,
 See *Sebelius* case
 umpire analogy, 153
 Roberts, Justice Owen, 133, *See* *Parrish*
 case
 Roberts, Chief Justice John, 156

- Robertson, David, 12
 Rodell, Fred, 23
 Roe case, 134, *See* gender equality
 Rule of Law, 25, 68
- Scalia, Justice Antonin 60, 66–7, 70, 72
Sebelius case, 134–5
 segregation, 16, 69, *See* *Brown* case
 segregation, 54
 ‘shoveling smoke’, 62, 104, *See* Justice
 Oliver Wendell Holmes Jr.
 social justice, 16, 50, 154–5
 social science, generally, 11, 15, 104–6,
 124, 127, 138
 Socratic dialogue, 20
 soft positivism, 28, 91–2, 96, 102,
See Herbert Hart; positivism
 Sotomayor, Justice Sonia, 66
 Souter, Justice David, 113, 117, 131
 Stevens, Justice Paul, 66
 Stewart, Justice Potter, 113, 117
 substantive justice, 9, 16, 18, 20, 22, 50, 64,
 68–71, 149, *See* Ronald Dworkin
 Supreme Court of Canada, 71, 144
- Supreme Court of the United States,
 7, 70, 107–22, 130–2, 133–6,
 145–6
 Warren Court, 70
 supreme courts, generally, 133, 144,
 151, 162, *See* Supreme Court of the
 United States; Supreme Court of
 Canada
- Textualism, 78, 145
 Thomas, Justice Clarence, 66, 70, 113
 ‘torture memos’, 18
 Tribe, Lawrence, 17
- ‘wealth maximization’ principle, 48
 Wechsler, Herbert, 16
What is a park?, 1–3, 6, 8, 162, *See* ‘no
 vehicles in the park’ problem
 recreational use, 4–5, 44, 52
What is a vehicle?, 1–2, 6, 9, 162
 White, Justice Byron, 113, 117
 Wilson, Justice Bertha, 158
 Yoo, John, 19, *See* ‘torture memos’