Cambridge University Press & Assessment 978-1-108-41982-6 — The Law of Freedom Jacob Eisler Index <u>More Information</u>

Index

Achen, Christopher, 160, 161, 189 Ackerman, Bruce, 65, 66, 93 activist judicial review, 74 agonist democracy, 298, 299 Alabama v. Holder, 12 Aldrich, John H., 204 Alito, Samuel (Justice), 83, 168, 169, 268, 269 Allen, Anita, 52 Amar, Akhil, 54 anti-fusion laws, 78, 79 anti-lockup theory, 77, 82 Baker v. Carr, 132 in campaign finance case law, 80, 81 decontestation and, 132 election law and, 91, 94 judicial review and, 91, 94 in partisan gerrymandering cases, 81, 82 Arizona State Legislature v. Arizona Independent Redistricting Commission, 66, 67, 236, 237 attitudinal model, of partisanship, 84, 87 Austin v. Michigan Chamber of Commerce, 12, 105, 106, 165, 166 autonomy (philosophical concept). See also constituent autonomy Darwall on, 177 as generally expressed in election law, 292, 294 Kant on, 177, 178 Avery v. Midland County, 149 Bagenstos, Samuel, 284 Baker, Gordon, 118, 119

Baker, Gordon, 110, 119 Baker v. Carr, 9, 10, 18, 32, 37, 109, 117, 121, 141 decontestation under, 128, 131, 135, 141 anti-lockup theory and, 132 decisive living constitutionalism and, 132 political question doctrine and, 139, 141 malapportionment and, 125, 128, 129 originalism and, 133 political question doctrine and, 135, 141

scholarly debate over, 135, 137 separation of powers principle, 140 popular will and, 122, 125 rule-of-law neutrality and, 133 Balkin, Jack, 63-5, 67 ballot access, 222, 223 Barkow, Rachel, 92, 136 Barrett, Amy Coney (Justice), 83 Bartels, Lawrence, 160, 161, 189 BCRA. See Bipartisan Campaign Reform Act Bellamy, Richard, 4, 8 critique of judicial review, 38, 39 Berlin, Isaiah, 7, 39, 40 Bickel, Alexander, 7, 37 countermajoritarian difficulty, 37, 40, 47, 48,70 on passive virtues, 96 Biden, Joe, 206 Bipartisan Campaign Reform Act (BCRA), 163, 164, 168 Section 203, 169 Black, Hugo (Justice), 126, 138, 139, 274 Blackmun, Harry (Justice), 83 Borda counting, as electoral process, 23, 24 Brennan, William (Justice), 83, 130, 131 Breyer, Stephen (Justice), 83 'active liberty," definition of, 115 Brnovich v. Democratic National Committee, 268, 269 Brown, Rebecca, 47, 48, 70 Brown v. Board of Education, 32, 44 Buckley v. Valeo, 18, 34, 60, 159, 161, 173 flawed legal architecture of, 162-4 Burdick v. Takushi, 307 Bush, George W., 303 Bush v. Gore, 3, 67, 300, 306-8 partisan overdetermination and, 301, 303 partisanship in, 89

Cambridge University Press & Assessment 978-1-108-41982-6 — The Law of Freedom Jacob Eisler Index More Information

322

Index

California v. Jones, 200, 226, 227 campaign finance, jurisprudence and case law for. See also corruption, specific cases Bipartisan Campaign Reform Act, 163, 164, 168 Section 203, 169 conservative approach to, 168, 173, 176, 191, 193, 194 under First Amendment, 161, 171, 172, 187, 188 heteronomous electorate, 176, 188 progressive position in, 178, 185 state tyranny and, 185, 188 Issacharoff and, 159 Lochnerism and, 190 moral autonomy and, 158, 161 neoliberalism and, 189, 191 progressive approach to, 173, 176, 178, 185, 189, 191, 193, 194 soft money funding, 165, 166 wealth inequality and, 182, 184, 189, 191 Charles, Guy-Uriel, 260 Chen, Jowei, 237, 238 Citizens United v. Federal Election Commission, 12, 94, 95, 105, 106, 158, 169, 170, 173, 174 corruption definition in, 179, 180 City of Mobile v. Bolden, 254, 255, 262, 264 City of Rome, 275, 276, 280, 281 Colegrove v. Green, 120, 122, 125, 128-30, 135 Equal Protection Clause and, 129, 130 political question doctrine and, 137, 139 constituent autonomy, 2, 3, 5. See also contestation over freedom Baker v. Carr, 9, 10, 18, 32, 37, 109, 117 counterpopular dilemma and, 96 democracy and, 4, 5 deprioritization of citizen autonomy, 48 democratic integrity and, 8, 10 election law and, 309, 312 Ely on, 48, 49 judicial review and, 51, 53 philosophical struggle over, 96 rule-of-law and, 5, 6 Constitution, U.S. See also contractarianism; living constitutionalism; originalism as contract, 51, 53, 62 Elections Clause, 236, 237 as expression of autonomy, 56, 57 Fifteenth Amendment Voting Rights Act, Section 2, 262, 264 First Amendment, 161, 171, 172, 187, 188 Fourteenth Amendment Equal Protection Clause in, 113 racial equity under, 244, 245, 249, 259 as resolution to counterpopular dilemma, 72

contestable concepts, 99. See also decontestation contestation over freedom, citizen autonomy and, 95, 101. See also decontestation campaign finance and, 102 debates over, 197, 199 countermajoritarianism and, 104 deliberative approach and, 104 interpretivism and, 104 living constitutionalism and, 101, 102 non-domination and, 112 one-person one-vote doctrine and, 102, 103 originalism and, 102 partisan gerrymandering and, 102, 103, 108, 109 racial justice in elections, 102 right to equality and, 111, 116 in rule-of-law regimes, 115 stare decisis principle and, 105, 106 as transcendental, 98 contractarianism, 8, 9, 51-3 deliberative democracy and, 13 hypothetical accounts of, 54, 55 living constitutionalism and, 62 contractualism, Rawls and, 13 corruption. See also campaign finance in Buckley v. Valeo, 162, 164 in Citizens United v. Federal Election Commission, 179, 180 dependence; conception of, 183 First Amendment and, 188 Lessing on, 179, 180 Teachout on, 188 countermajoritarian difficulty, 37, 40, 47, 48, 70 counterpopular dilemma, 3, 5, 8, 50 anti-lockup theory and, 79 Baker v. Carr, 139 campaign finance and, 161, 196, 197 constituent autonomy and, 37, 40, 96 contestation over freedom and, 104, 106, 113 decisive living constitutionalism and, 69 definition of, 2 durability of, 47, 50 electoral processes, judicial review of, 50 freedom and, 10, 13 instrumentalist institutionalism and, 74 judicial review and, 7, 8, 79, 92 constituent autonomy and, 32, 43 of election law scholarship, 40, 43 skepticism of, 37, 40 moral onus of, 43, 47 moral power of democracy and, 7, 8 one-person one-vote doctrine and, 119, 120, 146, 151, 154, 156 federalist flexibility, 148, 150

local districting, 148, 150

Cambridge University Press & Assessment 978-1-108-41982-6 — The Law of Freedom Jacob Eisler Index <u>More Information</u>

minimization of, 150, 151

Index

safe harbor principle, 149, 150 originalism and, 55 partisanship and, 86 political parties and, 213, 215, 230, 242, 243 political question doctrine and, 139 process-based representation reinforcement argument and, 76 U.S. Constitution as resolution to, 72 Cox, Gary, 203, 204 Crawford v. Marion County, 307 Cross, Frank, 85 Dahl, Robert, 11 Darwall, Steven, 177, 177 Davis v. Bandemer, 12, 105, 106, 213, 214, 233, 236 Davis v. Hildebrant, 122, 123 "dead hand" problem, 55 decisive living constitutionalism, 63, 64, 68, 73 Baker v. Carr, 132 counterpopular dilemma and, 69 decontestation and, 132 Dworkin on, 68, 73 decontestation, 103 Baker v. Carr, 128, 141 anti-lockup theory and, 132 decisive living constitutionalism and, 132 as exemplar of, 131, 135 as expression of consensus, 133, 134 political question doctrine and, 139, 141 election law and, 297 one-person one-vote doctrine and, 119, 120, 150, 151 deliberative democracy, 8, 9, 12, 104, 300 contractarianism and, 13 Dworkin on, 12, 13 Rawls on, 12, 13 democracy. See also deliberative democracy; representative democracy; specific topics agonist, 298, 299 centrality of judiciary in, 6, 7 constituent autonomy and, 4, 5 deprioritization of, by some progressive scholars, 47, 48 counterpopular dilemma and, 7, 8 as cultural practice, 24 elections as central element of, 31 individual political freedoms and, 5, 6 legal theories on, 4 moral legitimacy of, 1, 2 moral power of, 7, 8 as right of rights, 38, 39 self-rule in, 5, 48

323

Democracy and Distrust (Ely), 1, 74 democratic politics, constitutionalization of, 6 deontology of campaign finance, 158, 161 for contestation over freedom, 97, 99 dependence corruption, 183 discrimination. See also racial equity expressive harm and, 256 in Voting Rights Act, 264, 268 districting. See also Baker v. Carr; equipopulous districting; gerrymandering; partisan gerrymandering local, 148, 150 partisan, 15 vote dilution, 20, 127, 231 racial equity and, 252, 256 racialized, 74, 76 Downs, Anthony, 30 Due Process Clause, in Second Amendment, 107, 108 Duverger's law, 209, 210 Dworkin, Ronald on decisive living constitutionalism, 68, 73 on elections, 47, 48 Freedom's Law, 68, 69, 92 interpretivism and, 12, 13 legal interpretation theory and, 68 on judicial review, 70, 71 Law's Empire, 68, 134 on partnership democracy, 16 on political liberty, 14, 15 Easterbrook, Frank, 53 egalitarian progressives, 95 campaign finance and, 18, 175 egalitarianism, 2, 3 campaign finance jurisprudence, 18 election law and, 294, 295 liberal self-governance and, 3 liberalism and, 13 libertarianism and, 3, 11 in electoral procedures, 14, 17 by legal domain, 17 Eisele, Thomas, 68, 69 Eisgruber, Christopher, 10, 11 on decisive living constitutionalism, 68, 73 on elections, 47, 48 on judicial review, 70, 71

on moral content of constitutionalism, 63

on originalism and, 58 Elections Clause, 236, 237 Voting Rights Act and, 270, 271 Electoral College, 21, 22, 111

as social practice, 24

Cambridge University Press & Assessment 978-1-108-41982-6 — The Law of Freedom Jacob Eisler Index <u>More Information</u>

324

Index

electoral processes. See also elections Borda counting, 23, 24 egalitarianism and, 14, 17 libertarianism and, 14, 17 ranked-choice voting, 23, 24 role of judiciary in, 6 victory bonus and, 15 Ely, John Hart, 1, 35, 40, 42, 74 on constituent autonomy, 48, 49 minoritarianism and, 77 non-interpretivist approach and, 74-5 process-based representation reinforcement argument, 74, 77 counterpopular dilemma and, 76 racial gerrymandering and, 76 entrenchment, 41, 79, 80, 82, 92, 131 anti-entrenchment mandates, 66, 112 iustified, 235 representative, 243 rural, 45 Epstein, Leon, 204, 210 Equal Protection Clause. See Fourteenth Amendment; racial equity; Reynolds v. Sims equipopulous districting, 119-21, 124, 125 equal liberty and, 152, 154 one-person one-vote doctrine and, 156, 157 development of standard for, 141, 144 doctrinal construction of, 141, 146 Eskridge, William, 76 Estlund, David, 154 Fallon, Richard, 21, 22 FEC v. Wisconsin Right to Life, 169 Federal Election Campaign Finance Act (FECA) (1974), 162 Federalist Papers (Madison), 202, 203 Fifteenth Amendment, U.S. Constitution racial equity under, 19, 42, 43, 87, 245, 249, 259, 262, 264 Voting Rights Act, Section 2, 262, 264 First Amendment, U.S. Constitution campaign finance under, 161, 171, 172, 187, 188 corruption and, 188 protections under, 171 First National Bank v. Bellotti, 165 Fishkin, Joseph, 180 Forbath, William, 180 Fourteenth Amendment, U.S. Constitution. See also partisan gerrymandering; racial equity; Reynolds v. Sims; White Primary cases Equal Protection Clause in, 113 racial equity under, 244, 245, 249, 259 Frankfurter, Felix (Justice), 125, 127, 128, 137, 138

Freeden, Michael, 103 Freedom's Law (Dworkin), 68, 69, 92 Fried, Barbara H., 4, 5 Fried, Charles, 312 Fuentes-Rohwer, Luis, 148, 260 Fuller, Lon, 5, 6 Gaffney v. Cummings, 73, 232, 233 Gallie, W. B., 99, 103 Gardner, Jim, 175, 202, 203 Gellner, Ernest, 24 Gerken, Heather, 34, 92, 311, 312 anti-lockup theory and, 77, 82 on election law scholarship, 41, 43 on one-person one-vote doctrine, 147 on pure procedural justice, 156 structuralism and, 112 on vote dilution, 256, 257 gerrymandering. See also partisan gerrymandering bipartisan, 73 racial, 74 process-based representation reinforcement argument and, 76 Stephanopoulos on, 231, 237 Gilens, Martin, 160, 161, 189 Giles v. Harris, 9, 10, 250, 251 Gill v. Whitford, 108, 109 Ginsberg, Tom, 5, 6 Ginsburg, Ruth Bader (Justice), 83 Gomillion v. Lightfoot, 9, 10, 19, 74, 96, 129, 252, 253, 256 Gorsuch, Neil (Justice), 83 Gray v. Sanders, 121, 141, 142 Grove, Tara Leigh, 128 Grovey v. Townsend, 216, 217 Guaranty Clause, 129, 130 Habermas, Jürgen, 68, 175 Harlan, John Marshall (Justice), 117 Hart, H. L. A., 5, 6, 105 Hasen, Richard, 112, 114, 115, 309 on equal protection for black voters, 250, 251 on one-person one-vote doctrine, 147 Hayek, F. A., 100 Hine, Darlene Clark, 217, 218 Hirschl, Ran, 9 Hobbes, Thomas, 13, 176 Huq, Aziz, 5, 6 Husted v. Randolph Institute, 307 hyperpolarization, 205, 207

instrumentalist institutionalism, 73, 82 anti-lockup theory, 77, 82 in campaign finance case law, 80, 81

Cambridge University Press & Assessment 978-1-108-41982-6 — The Law of Freedom Jacob Eisler Index More Information

Index

counterpopular dilemma, 79 in partisan gerrymandering cases, 81, 82 bipartisan gerrymandering and, 73 process-based representation reinforcement argument, 74, 77 counterpopular dilemma and, 76 racial gerrymandering and, 76 interpretivism, 8, 9, 12, 51 contestation over freedom and, 104 Dworkin and, 12, 13 legal interpretation theory and, 68 election law and, 300 living constitutionalism and, 62, 73 Issacharoff, Samuel, 5, 8, 33, 34, 77. See also antilockup theory anti-lockup theory and, 77, 82 campaign finance and, 159 on election law scholarship, 41, 42 on political parties, 211, 213 on racial equity, 248 Jackson, Kenji Brown (Justice), 83 Jim Crow laws, 19, 272, 276 judges accountability of, 49, 50 as actors in political order, 11 active liberty and, 115 contestation over freedom and, 104, 106 grant of authority for, 53, 57, 62 moral order through, 68, 73 in originalist arguments, 53, 57, 62 judicial authority constitutional limits of, 110, 111 living constitutionalism and, 64, 67 judicial minimalism, 100, 101 judicial pragmatism, 63, 67 judicial review. See also counterpopular dilemma; election law; instrumentalist institutionalism activist, 74 Bellamy critique of, 38, 39 conceptual approach to, 90 constituent autonomy and, 51, 53 of constitution, 51, 62 constitution as contract and, 51, 53 contestatory approach to, 12 critiques of, 5, 8, 41 Dworkin on, 70, 71 Eisgruber on, 70, 71 methodological approach to, 2, 3, 20, 28 originalism and, 51, 53, 59, 61 of racial equity, 245, 249 skepticism of, 9, 8, 10

Waldron critique of, 38, 39 judiciary. See also judicial review democracy influenced by, 6, 7 as guardians of legal process, 5, 8 role in electoral processes, 6 Kagan, Elena (Justice), 83, 200 Kang, Michael, 8, 89, 236, 284 Kant, Immanuel, 4, 160 on autonomy, 177, 178 on free will, 4 on freedom, 4 on heteronomy, 177, 178 on political justice, 4 Karlan, Pamela, 8, 34 anti-lockup theory and, 77, 82 Kavanagh, Brett (Justice), 83 Kennedy, Anthony (Justice), 83, 267 King, Gary, 236 Klarman, Michael, 48, 49, 216, 218 Kramer, Lawrence, 12, 65, 66, 93 Kuhner, Timothy, 81, 94, 95, 181 Lafont, Christine, 12 Lassiter v. Northampton County, 9, 10, 250, 251, 260 Law's Empire (Dworkin), 68, 134 Lessig, Larry, 81, 94, 95, 174, 179, 180 on dependence corruption, 183 on wealth inequality, 182, 184 Leviathan (Hobbes), 176, 196 Levinson, Daryl, 114 Levinson, Sanford, 154 liberalism election law and, 13, 14, 308, 309 synthesis of, 17, 20 neoliberalism, 189, 191 Rawls on, egalitarian view of, 13 "thick" and "thin" concepts of, 40 libertarianism campaign finance jurisprudence and, 18, 175 egalitarianism and, 3, 11 in electoral procedures, 14, 17

by legal domain, 17 election law and, 294–6

Dworkin on, 68, 73 election law and, 94

moderate, 63, 67

living constitutionalism, 62, 63, 73

as contractualist endeavor, 62

judicial discretion and, 64, 67

judicial pragmatism and, 63, 67

living originalism as variant of, 64, 65

© in this web service Cambridge University Press & Assessment

Cambridge University Press & Assessment 978-1-108-41982-6 — The Law of Freedom Jacob Eisler Index <u>More Information</u>

326

Index

lock-ups. See also anti-lockup theory anti-fusion laws and, 78, 79 destabilization of, 78, 80, 81 representative democracy and, 78, 79 Lomasky, Loren, 4, 5 Luther v. Borden, 127, 135 MacDougall v. Green, 127 Madison, James, 202, 203 majority tyranny, 23, 24, 35 malapportionment, in districting. See also Baker v. Carr Colegrove v. Green, 120, 122, 125, 128-30, 135 Equal Protection Clause and, 129, 130 political question doctrine and, 137, 139 one-person one-vote doctrine and, 118, 121 Mansbridge, Jane, 245 Marshall, Thurgood (Justice), 83 McConnell, Michael, 22, 68, 69 on originalism, 56, 57, 61 McConnell v. Federal Election Commission, 87, 94, 95, 158, 166-9 McCubbins, Matthew, 203, 204 McCutcheon v. FEC, 170, 172 McGhee, Eric, 231, 237 minoritarian protection generally. See also racial equity in election law, 35 Ely and, 77 Moyn, Samuel, 8 Muirhead, Ross, 204, 205, 207, 296 Muller, Derek, 148, 248

natural law, 97 neoliberalism, 189, 191 Nixon, Richard, 162 *Nixon v. Herndon*, 126, 129, 216 non-domination, 112 one-person one-vote doctrine and, 153, 154 Norris, Pippa, 24 Nozick, Robert, 11, 77, 247 on election law, 292, 294 on property rights (as analogy to racial equity), 285, 290

Obergefell v. Hodges, 65 O'Connor, Sandra Day (Justice), 265, 266 one-person one-vote doctrine. See also Baker v. Carr; Gray v. Sanders; Reynolds v. Sims; Wesberry v. Sanders contestation over freedom and, 102, 103 diversity of, 107, 111 counterpopular dilemma and, 119, 120, 146, 151, 154, 156 safe harbor principle, 149, 150

doctrinal construction of, 141, 146 election law and, 297 equipopulous districting, 156, 157 development of standard for, 141, 144 doctrinal construction of, 141, 146 Gerken on, 147 Hasen on, 147 normative character of, 151, 156 equal liberty, 152, 154 minimal equality, 154, 156 pure procedural justice, 154, 156 origins of, 117, 118 malapportionment and, 118, 121 political parties and, 213, 214 Rawls on, 154 originalism, 8, 9, 51 Baker v. Carr and, 133 of constitutional clauses, 21 contestation over freedom and, 102 counterpopular dilemma and, 55 critics of, 58, 59 "dead hand" problem and, 55 doctrinal foundations of, 60, 61 Dworkin on, 60 grant of authority for judges and, 53, 57, 62 interpretive fidelity and, 22, 61 judicial review and, 51, 53, 59, 61 linguistic interpretation of, 57, 62 McConnell on, 56, 57, 61 normative interpretation of, 57, 62 normative theory of, 56 Rawls and, 59 Scalia and, 53, 59 Ortiz, Daniel, 35, 164

parties. See political parties partisan gerrymandering, 34, 102, 103, 108, 109, 229-32, 236, 239, 242 anti-lockup theory and, 81, 82 victory bonus and, 81 vote dilution, 20, 127, 231 partisanship counterpopular dilemma and, 86 election law and, 88, 89, 308, 309 representative democracy and, 87 on Supreme Court, 83, 89, 291, 292 attitudinal model for, 84, 87 in Bush v. Gore, 89, 301, 303 conservative ideologies, 83, 84 progressive ideologies, 83, 84 stare decisis principle and, 87, 88 partnership democracy (Dworkin concept), 16 Party Government (Schattschneider), 203

Cambridge University Press & Assessment 978-1-108-41982-6 — The Law of Freedom Jacob Eisler Index <u>More Information</u>

Index

327

party primaries design of, 224, 225 White Primary cases, 45, 209, 216, 221 Perry, Michael, 21, 133 Persily, Nathaniel, 211, 213 Pettit, Philip, 112, 153, 154 Pildes, Richard, 6, 8, 11, 250, 251 anti-lockup theory and, 77, 82 on election law scholarship, 33, 34, 41, 42 Plato, 177 polarization. See also hyperpolarization; partisanship iudicial, 3 Political Liberalism (Rawls), 62 political parties. See also partisan gerrymandering; partisanship; party primaries anti-factionalism and, 202, 203 constitutionalization of, 228, 229 counterpopular dilemma and, 213, 215, 230, 242, 243 elite capture and, 205, 207 misappropriation of party power, 206, 207 extra-constitutional party governance, 200, 202 during mid-twentieth-century, 203, 205 Issacharoff on, 211, 213 Madison on, 202, 203 one-person one-vote principle and, 213, 214 Persily on, 211, 213 as public utilities, 210 regulation of, 221, 229 ballot access, 222, 223 doctrine on, 222, 225 judicial oversight of, 225, 228 for party affiliation by voters, 223, 224 political question doctrine, 135, 141 counterpopular dilemma and, 139 decontestation under, 139, 141 separation of powers principle and, 140 Posner, Richard, 63, 67, 175 Powell, Lewis F. (Justice), 244 primaries. See party primaries procedural justice Gerken on, 156 one-person one-vote doctrine and, 154, 156 Rawls on, 155 progressive ideologies autonomous social organization and, 173, 176 campaign finance and, 173, 176, 178, 185, 189, 101 political autonomy in, 193, 194 egalitarian, 95 on Supreme Court, 83, 84

public reason (Rawls concept), 16, 111, 116, 196, 203 Purcell v. Gonzalez, 306-8 racial equity, in election case law, 19. See also Voting Rights Act, specific cases as concept, 245 in districting, 252, 256 expressive harm and, 256 with conservative Supreme Court, 288, 290 Fifteenth Amendment and, 19, 42, 43, 245, 249, 259, 262, 264 Fourteenth Amendment and, 244, 245, 249, 259 Hasen on, 250, 251 Issacharoff on, 248 Jim Crow laws and, 19 judicial delineation of democratic outcomes, 256, 259 Nozick on, 285, 290 philosophical approach to, 282, 290 racialized gerrymandering and, 74, 76, 248 Rawls on, 285, 290 Reconstruction Amendments, 257, 276 vote dilution and, 251, 256, 257 racial essentialization, 247 Rahman, Sabeel, 81, 180 ranked-choice voting, 23, 24 rational choice institutionalism (Norris concept), Raviv, Adam, 149 Rawls, John, 62, 247, 293 contractualism and, 13 on deliberative democracy, 12, 13 on election law, 292, 294 interpretivism and, 12, 13 on liberal democracy, 30 on liberalism, egalitarian view of, 13 on liberty, ordering of, 4 on one-person one-vote doctrine, 154 originalism and, 59 on perfect procedural justice, 155 on property rights (as analogy to racial equity), 285, 290 on public reason, 16 Raz, Joseph, 5, 6 Reconstruction Amendments, 257, 276 representation reinforcement, 35, 74, 77. See also Ely, John Hart counterpopular dilemma, 76 racial gerrymandering, 76 Reynolds v. Sims, 67, 117-19, 121, 141-4 accommodation for margin of deviation, 144, 146 right of rights, democracy as, 38, 39

Cambridge University Press & Assessment 978-1-108-41982-6 — The Law of Freedom Jacob Eisler Index <u>More Information</u>

328

Index

Ripstein, Arthur, 68, 69 Roberts, John (Chief Justice), 83 Rodden, Jonathan, 237, 238 Roe v. Wade, 44 Rosenblum, Nancy, 204, 205, 296 Ross, Bertrall, 8, 74-5 Rucho v. Common Cause, 12, 105, 106, 108-10, 134, 135, 200, 238 rule of law constituent autonomy and, 5, 6 contestation over freedom and, 115 neutral, 5, 6, 37 Baker v. Carr and, 133 rural entrenchment, 45 Rutledge, Wiley (Justice), 126, 127 Sailors v. Board of Education, 149 Scalia, Antonin (Justice), 53, 59, 83, 108, 109, 158, 200, 311, 312 Schattschneider, E. E., 203, 204 Schumpeter, Joseph, 30 Second Amendment, U.S. Constitution, 107, 108 Segal, Jeffrey, 84, 87, 89 Shaw v. Reno, 255, 256 Shelby County v. Holder, 12, 268, 277-9, 282 Shelley v. Kraemer, 244 Shepherd, Joanna, 89 Sitaraman, Ganesh, 74-5, 180, 181 The Sleeping Sovereign (Tuck), 51, 52 Smiley v. Holm, 123, 124, 129 Smith, Bradley, 186 Smith v. Allwright, 74, 217 social contractarianism, 52 soft money funding, 165, 166 Solum, Lawrence, 62 Sorauf, Frank, 209, 210 Sotomayor, Sonia (Justice), 83 Souter, Steven (Justice), 83 South Carolina v. Katzenbach, 244, 260, 261, 272, 276-9, 282 Sovereign Virtue (Dworkin), 68 Spaeth, Harold, 84, 87, 89 spatial diversity, 240 Spencer, Douglas, 74-5 stare decisis principle, 87, 88 contestation over freedom and, 105, 106 Stephanopoulos, Nicholas, 8, 24, 34, 43, 189, 211, 212, 309 on gerrymandering process, 231, 237 spatial diversity and, 240 Stevens, John Paul (Justice), 83, 158 Stoicism, 176 Strauss, David, 58, 63-5, 67, 94, 113, 114, 163, 164

Sunstein, Cass, 100, 101, 113, 114 The Supreme Court and Election Law (Hasen), 112, 114 Teachout, Zephyr, 94, 95, 170, 174, 179, 180 on corruption, 188 Tennant v. Jefferson, 145 A Theory of Justice (Rawls), 293 Thomas, Clarence (Justice), 119 Thompson, Dennis, 174 Thornburgh v. Gingles, 265, 266, 269 Tolson, Franita, 279 traditionalism, 64 transcendental, freedom as, 98 Tribe, Laurence, 301 Trump, Donald, 206, 212, 304, 308 Tuck, Richard, 36, 51, 52 Tushnet, Mark, 136 Two Concepts of Liberty (Berlin), 7 tyranny. See majority tyranny Universal Declaration of Human Rights, 30 U.S. v. Classic, 217 veil of ignorance, 203 Vieth v. Jubelirer, 235, 236 vote dilution, 20, 127, 231 under Equal Protection Clause, 251, 256, 257 Gerken on, 256, 257 racial equity and, 251, 256, 257 voter ID laws, 31, 32 voter suppression, 304, 308. See also Brnovich v. Democratic National Committee; Crawford v. Marion County; Husted v. Randolph Institute Voting Rights Act (VRA) (1965), race protections

under, 19, 78, 79, 259, 282 Elections Clause and, 270, 271 historical context of, 259, 261 judicial legacy of, 248, 249 Katzenbach v. Morgan, 260, 272, 276–9, 282 preclearance requirements, 272, 282 early success of, 272, 275 formalism and, 278, 282 genesis of, 272, 275 nullification of, 277, 278 Section 2, 85, 245, 247, 261, 272 electoral arrangements in, 266 under Fifteenth Amendment, 262, 264 future applications for, 268, 270 institutional competence under, 270, 272 narrow conception of discrimination in, 264, 268

Cambridge University Press & Assessment 978-1-108-41982-6 — The Law of Freedom Jacob Eisler Index <u>More Information</u>

> Section 4, 245 Section 5, 245, 247 as superstatute, 260

Waldron, Jeremy, 7, 8 critique of judicial review, 38, 39 Warren, Earl (Chief Justice), 117, 119, 244 wealth inequality, campaign finance jurisprudence and, 182, 184, 189, 191 Index

Weinrib, Ernest, 312 Wesberry v. Sanders, 118, 121, 141–3 Whitcomb v. Chavis, 253 White Primary cases, 45, 209, 216, 221 White v. Regester, 253–5, 262, 265 Whittington, Keith, 53 Williams v. Rhodes, 222, 223 Wood v. Broom, 124, 125 Wright, J. Skelly, 60 329