Contents

Acknowledgments  page viii

Introduction  1

1 The Historical Emergence of Strict Judicial Scrutiny  13

2 Strict Scrutiny as an Incompletely Theorized Agreement  40

3 Rights and Interests  68

4 Tests besides Strict Judicial Scrutiny and the Nature of the Rights That They Protect  96

5 Legislative Intent and Deliberative Rights  124

6 Rights, Remedies, and Justiciability  155

7 The Core of an Uneasy Case for Judicial Review  179

Conclusion  202

Index  206