Abortion, 53. See also Roe v. Wade (1973)
Abraham, Henry J., 183
Adams, John, 234–235
Affirmative action, 27–28, 31, 34, 46, 52
Affordable Care Act, 1, 12, 23, 28–29, 40, 44, 50, 72, 74, 76–77, 94, 145, 146–147, 177, 208, 213–214. See also National Federation of Independent Business (2012)
Agricultural Adjustment Act, 184, 196
Akron v. Akron Center for Reproductive Health (1983), 2
Alexander v. Holmes County Board of Education (1969), 145
Alito, Samuel, 80
Amazon, 164, 217
American Presidency Project, 17–18, 140
Americans with Disabilities Act, 76
The Amistad; United States v. (1841), 196–197
Arizona v. United States (2012), 164–165
Armaly, Miles T., 160–161, 172
Australia, “going public” in, 222
Baltimore Sun, 14
Barrett, Andrew W., 108–109, 112, 117, 128
Bermant, Gordon, 22
Bevin, Matt, 222
Bezos, Jeff, 217
Blackman, Josh, 223
Blackstone, Bethany, 10, 58, 83, 114–115
Bohle, John, 58
Bond, Jon R., 9
Bork, Robert, 9
Boumediene v. Bush (2008), 91
Bowsher v. Synar (1986), 175
Boydston, Amber, 128
Brady Handgun Violence Prevention Act, 2, 76
Brennan, William J., 104
Buchanan, James
issues discussed, 196
tone of rhetoric, 197
Buckley v. Valeo (1976), 12, 73, 92, 115, 118, 119, 122, 210
Bureau of National Literature, 17–18
Burgess, Susan R., 112
Bush, George H.W.
generally, 2
decided cases, “going public” on, 76–77
flag burning and, 76–77, 88, 104–106, 110, 111–112, 123
media coverage and, 143
pending cases, “going public” on, 21–22, 38, 44, 46, 52, 208
tone of rhetoric regarding Supreme Court, 88, 92
Bush, George W.
generally, 2–3
affirmative action and, 27–28, 31, 34, 46, 52
Congress, Presidential calls to, 109, 113–114, 116–117, 118, 120, 122
decided cases, “going public” on, 72, 76
Iraq War and, 44–45, 60
legacy and, 60
line item veto and, 113–114

258
Countering America’s Adversaries through Sanctions Act, 208
“Court-packing plan,” 10, 26, 87, 181, 184–185, 201
Curiel, Gonzalo P., 204–205
Darby Lumber; United States v. (1941), 201
Daschle, Tom, 27
Database of Presidential comments on Supreme Court, 17–19
Decided cases, “going public” on. See also specific President
generally, 2–3, 24, 53–55, 77–79
civil rights and liberties and, 76
coordinate construction view and, 54
data collection, 65–70
decisions discussed, 75–77
empirical results, 70–74
generally, 78
attorney versus non-attorney Presidents and, 73
Court in session versus out of session and, 73–74
divided government and, 73, 74, 77–78
Post-Carter Presidency and, 73
in Historical Presidency, 103
historic versus recent cases, 61–62, 66, 70–72,
77–78
implementation of policy and, 11
independent variables, 73–74, 92
approval rating, 68
attorney versus non-attorney Presidents, 69
Court in session versus out of session, 68–69, 226
divided government, 64–65, 67
media coverage, 67
Post-Carter Presidency as, 68, 226
reelection, 92
second term, 67
motivations for, 54, 59–61
legacy as, 20, 60, 63, 72, 74, 77–78
in Historical Presidency, 103
policy motivations, 60, 64, 77–78
reelection as, 20, 59–61, 62–63, 70–72,
74, 77
understanding, 62–65
multiple Presidents discussing, 76–77
research methodology, 65–70
responsiveness to Supreme Court, 57–59
spoken versus written remarks, 61, 65–67,
72–73, 77
Defense of Marriage Act, 36, 88
Deferred Action for Childhood Arrivals,
216–217
Departmental view. See Coordinate construction view
Department of the Navy v. Egan (1988), 76
Disclose Act (proposed), 123
District of Columbia v. Heller (2008), 12
Dred Scott v. Sandford (1857), 185, 196, 197
Dunaway, Johanna, 130
Education Amendments of 1972, 122
Edwards, George C., 56, 57, 108
Eichman; United States v. (1990), 105
Eisenhower, Dwight
generally, 2, 194
Congress, Presidential calls to, 116–117
decided cases, “going public” on, 65, 66
level of attention to Supreme Court, 208
media coverage and, 158, 141, 144, 211–212
pending cases, “going public” on, 40, 52
desegregation and, 144
tone of rhetoric regarding Supreme Court, 87–88, 92
Employee Retirement Income Security Act of 1974, 176–177
Employers’ Liability Act, 104
Employers’ Liability Cases (1840), 104
Engel v. Vitale (1962), 58, 66, 72, 118, 119, 122, 220
Entman, Robert M., 67
Environmental Protection Agency, 87
Ericson, David, 230–231
Ericson, Robert S., 160
Eshbaugh-Soha, Matthew, 44, 57, 82–83,
127–128, 160
Eskridge, William N., 114–115
Executive orders, 85
Fair Housing Act, 119–120
Fair Labor Standards Act, 203
Federal Arbitration Act, 209
Federal Election Campaign Act Amendments of 1976, 115, 122
Federal Election Commission, 73, 119
First Amendment, 80, 88, 134–135, 195
Flag burning, 18, 76–77, 88, 104–106, 110, 111–112, 123
See also Texas v. Johnson (1989)
Flag Protection Act of 1989, 105
Index
Index

motivations for, 3, 6–7, 10–23, 219–220
on pending cases (See Pending cases, “going public” on)
policy motivations, 11–12
pressuring Court not motivation of, 22–23
public opinion and (See Public opinion,
President “going public” and)
re-election as motivation, 12
Supreme Court cases, speeches on, 10–13
tones of, 7–8
tone of Presidential rhetoric (See Tone of
Presidential rhetoric)

Gold Clause Cases (1895), 190–191
Goldman, Sheldon, 183
Gore, Al, 65
Graber, Doris A., 130
Grant, Ulysses S., 197–198
Gratz, Jennifer, 28
Gratz v. Bollinger (2003), 2, 27
Gregg v. Georgia (1976), 91
Grove City College v. Bell (1984), 122
Grutter v. Bollinger (2003), 2, 27
Gun control. See Printz v. United States

Haggard, Merle, 229
Haley, Nikki, 2
Hamdan v. Rumsfeld (2006), 40, 44–45, 72, 118, 120, 122
Hammer v. Dagenhart (1918), 198
Hansford, Thomas G., 89, 114–115
Harding, Warren, 198
Harlan, John, 188–189
Hart, Roderick P., 82
Hatch, Orrin, 80–81
Haynesworth, Clement, 184
Health care, 56, 127
Heith, Diane J., 82, 83, 109, 117
Historical Presidency, “going public” and.
See also specific President
generally, 26, 182–186, 188–190, 201–203,
coordinate construction view and, 202–203
“court-packing plan,” 10, 26, 87, 181, 184–185, 201
data collection, 190–191
differences from Modern Presidency, 182
empirical results
generally, 191–192
Franklin D. Roosevelt, 190–201
issues discussed, 195–196

Fleisher, Richard, 9
Flemming, Roy B., 58
Flood v. Kuhn (1972), 91
Ford, Gerald
Congress, Presidential calls...Presidency, 182
empirical results
generally, 191–192
Franklin D. Roosevelt, 199–201
issues discussed, 195–196

Flehery, Richard, 9
Flemming, Roy B., 58
Flood v. Kuhn (1972), 91
Ford, Gerald
Congress, Presidential calls...Presidency, 182
empirical results
generally, 191–192
Franklin D. Roosevelt, 199–201
issues discussed, 195–196

Index 261

Gallup Poll, 140
Geer, John Gray, 173
Gerhardt, Michael J., 183
Gibson, James L., 166
Gideon v. Wainwright (1963), 233
Gillard, Julia, 222
Ginsberg v. New York (1968), 115
Goelzhauser, Greg, 10, 58, 85
“Going public” by President
generally, 1–4, 6
Congress, Presidential calls to (See Congress, Presidential calls to)
database of Presidential comments on
Supreme Court, 17–19
on decided cases (See Decided cases, “going public” on)
governing strategy of President and, 4
in Historical Presidency (See Historical
Presidency, “going public” and)
implementation of Supreme Court
decisions by President and, 5
importance of understanding, 4–6
judicial independence and, 5, 13–14, 22
judiciary, speeches involving, 9–10
knowledge of Presidency and, 6
legacy as motivation, 12
legislation compared, 22, 31–33
media coverage and (See Media, President
“going public” and)
## Index

**Historical Presidency (cont.)**
- level of attention to Supreme Court, 192–194
- pending versus decided cases, 193
tone of rhetoric, 196–199
- judicial nominations, 183–184
- Presidential conflicts, 185–186
- research methodology, 192–193
- spoken versus written remarks, 194
tone of rhetoric, 186–188, 196–199

*Holingsworth v. Perry* (2013), 86

*McGuigan, Ronald J.*, 83

Mechanical Turk (MTurk) platform, 164

*Medhurst, Martin J.*, 234

262

### Pending cases, “going public” on
- media coverage and, 208
- pending cases, “going public” on, 40, 52

**Johnson, Timothy R.*, 9

**Jones, Doug*, 235–236

Judicial independence
- generally, 4–5, 218
- coordinate construction view (See Coordinate construction view)

empirical results, 219
- “going public” as violating, 13–14, 22

judicial supremacy view, 219
- norm of, 13–17
- public opinion regarding, 14–15

*Judiciary Act of 1789*, 234–235

*Kastellec, Jonathan P.*, 161, 172

*Kennedy, Anthony*, 156

*Kennedy, John F.*
- Congress, Presidential calls to, 116–117, 119–120
decided cases, “going public” on, 66
- media coverage and, 146, 211–212
- pending cases, “going public” on, 40, 52

Kentucky, “going public” in, 222

*Kent v. Dulles* (1958), 87–88

*Kernell, Samuel*, 10

*King v. Burwell* (2015), 40

*Kramer, Larry D.*, 15

*Krutz, Glen S.*, 9

*Laracey, Mel*, 187, 234

Legacy as motivation for “going public,” 12, 20, 60, 63, 72, 74, 77–78, 220

*Lewis, John*, 27–28

Lexicoder Sentiment Dictionary (LSD), 140–141

*Light, Paul*, 59, 63

Lincoln, Abraham
- conflicts with Supreme Court, 185
tone of rhetoric, 187

*Lind, Colene J.*, 82

Line item veto, 113–114

*Lott, Trent*, 28

*MacKuen, Michael B.*, 160

*Maltse*, John Anthony, 9

*Marbury v. Madison* (1803), 62

Marlenee, Ron, 110

*Marrl<ref>shall, John*, 185

Marshall, Thomas, 175, 233

Massachusetts v. *Environmental Protection Agency* (2007), 87

*Mayhew, David R.*, 120

McConnell, Mitch, 2

McCutcheon v. *FEC* (2014), 86

McGavran, Ronald J., 83

Mechanical Turk (MTurk) platform, 164

Medhurst, Martin J., 234
Index

Media, President “going public” and. See also specific President
generally, 5, 25, 125–126, 137, 152–155, 211–212
amount of media coverage of Supreme Court cases, 143–144, 154
data collection, 137–154
dependent variables, 131–132, 139
effectiveness of, 220
empirical results, 142–152
approval rating, 149
civil rights and liberties and, 139–140
historic versus recent cases and, 146–147, 149
liberal cases and, 149
Post-Carter Presidency and, 149
types of remarks and, 145–146, 148–149
independent variables, 139–142
amicus participation, 135, 139–140
approval rating, 140
civil rights and liberties, 134–135
declarations of unconstitutionality, 134, 157, 139–140
federal government, rulings against, 134, 137, 139–140
First Amendment, 124–125, 139–140
historic versus recent cases, 135, 139–140
liberal cases, 135, 139–140
minimum winning coalitions, cases decided by, 134, 137, 139–140
Post-Carter Presidency as, 140
press conferences, 139
reelection year, 140
types of remarks, 132–133, 139
influences on media coverage of Supreme Court cases, 140–142, 147–148
media as target of Presidential rhetoric, 86
motivations for media coverage of Supreme Court cases, 133–135
pending cases and, 149
Presidential leadership of media
generally, 128–129, 152–155
cascade activation theory and, 130
commentary on issues, 128
“going local,” 127
issues amenable to, 126–127
news management theory, 127, 129–131
newsworthy stories, 130
norms of professional journalism and, 130
press conferences and, 127–128, 130, 132
profit incentive of journalists and, 130
State of the Union Address and, 132
public opinion, and Presidential responsiveness to, 174
research methodology, 137–154
tone of media coverage of Supreme Court cases, 135–136, 150–152, 154
tone of Presidential rhetoric regarding Supreme Court and, 85, 131–132, 139, 148
Meehen, James, 114–115
Merit Systems Protection Board, 76
Miles, Tom, 44
Military Commissions Act of 2006, 122
Minimum wage, 201
Monroe, Alan D., 233
Montgomery, Matthew D., 10, 32
Moore, Roy, 235–236
Morehead v. New York ex rel. Tipaldo (1936), 201
National Industrial Recovery Act of 1933, 201
National Judicial College, 205
National Labor Relations Act of 1935, 234
Nelson, Michael J., 167
New Deal, 26, 201
Newsday, 50
News management theory, 127, 129–131
New York Daily News, 27
New York Times, 28, 67, 80, 96, 128, 212. See also Media, President “going public” and
Nixon, Richard
Congress, Presidential calls to, 114, 115, 116–117, 118, 119–120
decided cases, “going public” on, 66
“going public” by, 6
judicial nominations, 184
media coverage and, 141–142, 143, 145, 146, 211–212
pending cases, “going public” on, 40, 52
public opinion and, 176, 233
school desegregation and, 145
tone of rhetoric regarding Supreme Court, 91
Nixon; United States v. (1974), 145, 176

© in this web service Cambridge University Press
www.cambridge.org
Ohio, Barack

generally, 18, 60, 225
Affordable Care Act and, 1, 23, 28–29, 40, 44, 50, 72, 74, 76–77, 94, 145, 146–147, 177, 228
Congress, Presidential calls to, 109, 116–117, 118, 120, 123
decided cases, “going public” on, 72, 73, 74, 76–77
Defense of Marriage Act and, 36
judicial independence and, 14, 22
media coverage and, 143, 145, 146–147
pending cases, “going public” on, 21–22, 28–29, 30, 36, 39, 40, 44, 45, 52
public opinion and, 156–157, 165, 177, 178
responsiveness to Supreme Court, 58
same-sex marriage and, 156–157, 178
State of the Union Address and, 221
tone of rhetoric regarding Supreme Court, 80–81, 82, 86, 88, 89, 92, 94
Obergefell v. Hodges (2015), 86, 156, 157, 178
Office of Communications, 6, 109
Office of Solicitor General. See Solicitor General
Olmstead v. L.C. (1999), 76
Park, Jee-Kwang, 9–10, 184
Parker John J., 184
Peake, Jeffrey S., 57, 108, 160
Pending cases, “going public” on. See also specific President
generally, 23, 50–51
adoption of policy and, 11
benefits of, 31–34
coordinate construction view and, 33
costs of, 30–31
criticism of, 30–31
effectiveness of, 220
empirical results, 35–46
generally, 29–30
length of remarks and, 45–46
position strength of remarks and, 42–44
Presidential priorities and, 44–45
timing of remarks and, 40–42
types of remarks and, 42
motivations for, 159
randomization analysis, 179
research methodology, 164–168
responsiveness and, 159–160
Supreme Court and, 160–165
Presidential responsiveness to public opinion
generally, 159–160, 172–173
Congressional relations as motivation,
173–174
empirical results, 176–177
media coverage as motivation, 174
research methodology, 175–176
Supreme Court and, 173–174
voter appeal as motivation, 173
public as target of Presidential rhetoric,
85–86
Public Papers of the Presidents, 17–18, 207, 209,
214–216, 217
Quinnipiac University Poll, 236
Ragdale, L.J., 140
Rajam v. United States (2006), 164–165
Reagan, Ronald
generally, 2
abortion and, 53
Congress, Presidential calls to, 108–109,
116–117, 118, 119, 122–123, 229
decided cases, “going public” on, 53, 72, 76
“going public” by, 6, 7
judicial nominations, 184
judiciary, speeches involving, 9
media coverage and, 141, 143
pending cases, “going public” on, 21–22, 52
school prayer and, 123
speeches, importance of, 68, 95
tone of rhetoric regarding Supreme Court, 92
Reelection as motivation for “going public,” 12,
20, 59–61, 62–63, 70–72, 74, 77, 219–220
Regents of the University of California v. Bakke
(1978), 44
Research methodology, 17–19, 20–21
Responsiveness of President
generally, 56–57
civil rights and liberties and, 58
to Supreme Court, 57–59
Reynolds v. Sims (1964), 175
Rhode Island v. Massachusetts (1838), 196–197
Richardson, James D., 17–18
Robart, James, 205
Roberts, Chalmers M., 141
Roberts, Jason M., 9
Roberts, John, 204, 205
Roe v. Wade (1973), 12, 53, 66, 76, 77, 118, 119,
122–123, 141, 220, 228–229
Rogol, Natalie C., 10, 32
Romney, Mitt, 225
Roosevelt, Franklin D.
generally, 17–18, 26, 184, 202, 220, 224–225
“court-packing plan,” 10, 26, 87, 181,
184–185, 201
empirical results regarding, 199–203
issues discussed, 106
judicial nominations, 183
level of attention to Supreme Court, 192,
193–194, 199–200
private remarks regarding Supreme Court,
190–191
relationship with Supreme Court, 181–182
tone of rhetoric, 190, 198, 200–201
tone of rhetoric regarding Supreme Court, 87
Roosevelt, Theodore
generally, 26, 202, 220
issues discussed, 105–106
level of attention to Supreme Court, 193–194
tone of rhetoric, 188, 197, 198
Rottinghaus, Brandon, 163
Sager, Lawrence G., 124
St. Louis Post-Dispatch, 28
Same-sex marriage, 156–157, 178. See also
Schechter Poultry Corp. v. United States
(1935), 201
School desegregation, 144–145. See also Brown v. Board of Education (1954)
School prayer, 123. See also Engel v. Vitale
(1962)
Scigliano, Robert, 183, 185, 190–191
Sessions v. Dimaya (2018), 217
Sheked, Ayelet, 222
Sherman Silver Purchase Act, 187
Shotts, Kenneth W., 160
Signing statements, 85
“The Simpsons” (television program), 229
Sirin, Cigdem V., 163
Slavery. See Dred Scott v. Sandford (1857)
Smith, Lamar, 1–2, 3
Social Security, 211
### Index

<table>
<thead>
<tr>
<th>Page</th>
<th>Entry</th>
</tr>
</thead>
</table>
Index

Trump v. International Refugee Assistance Project (2017), 205, 216
Tulis, Jeffery K., 187, 188, 234
Turzai v. League of Women Voters of Pennsylvania (2018), 216
Tushnet, Mark, 15
Twitter, 214–218, 221
Tyler, John, 196–197
United States Code Congressional and Administrative News (USCCAN), 115
Uribe, Alicia, 114–115
Villalobos, José D., 163
Wagner Act, 200
Wahlbeck, Paul J., 10

Warren, Earl, 195, 228
Washington, George, 234–235
Washington Post, 80, 128, 217
Watergate, 145, 176
Webster v. Reproductive Health Services (1989), 2, 38
West, Darrell M., 229
Westlaw, 115, 140
Wheeler, Russell R., 22
Wilson, Woodrow, 188
Windsor, United States v. (2013), 36, 88
Wood, B. Dan, 56, 57, 58, 160
Worcester v. Georgia (1832), 185
Youngstown Sheet & Tube Company v. Sawyer (1952), 194

© in this web service Cambridge University Press www.cambridge.org