

## Index

- abortion, 53, 64, 111  
adequate and independent state grounds, 3, 5,  
6, 9, 34–36, 38, 55, 65, 97, 106, 159  
Alabama  
  Supreme Court of, 54, 86  
Alaska  
  Supreme Court of, 131, 134  
alcohol treatment programs, 109  
Alito, Samuel, 96  
American Bar Association, 74, 84  
anti-commandeering doctrine, 39  
anti-sodomy laws, 37
- Bierce, Ambrose, 1  
Bill of Rights, 31, 98  
*Birmingham News*, 54  
Blackstone, William, 14, 18, 125  
*Body of Liberties*, 20  
Bracton, Henry, 14  
Brady Handgun Violence Prevention Act, 126  
Brandeis, Louis, 26, 33  
Brennan, William, 37, 73  
Breyer, Stephen, 73, 103, 126  
Burrow, James, 19
- California  
  Supreme Court of, 106  
capital punishment, *see* death penalty  
certiorari, writ of, 65, 75, 123, 126  
Coercion Test, 101, 102, 107  
coffee, 55  
Coke, Edward, 16–18  
Colfax Massacre, 124  
Colorado  
  Supreme Court of, 134  
*Commentaries on the Laws of England*, 18  
Commerce Clause, 124  
Conference of State Chief Justices, 42  
Court of Appeals (England and Wales), 23  
Court of the King's Bench, 21
- courts  
  knowledge about, 9  
  legal environment and, 46, 53, 55, 93  
  legitimacy of, 46  
  media coverage of, 9  
  political environment and, 8, 9, 40, 41, 46,  
  48, 52, 55, 85, 93, 94, 112, 114, 121, 137,  
  138, 152, 163  
  social policy and, 44–46, 50  
  Courts of Appeals (U.S.), *see* United States  
  Courts of Appeals
- death penalty, 11, 41, 52, 72, 73, 111, 157  
  aggravating factors, 72  
  elections, 85  
  evolving standards of decency, 74, 75  
  intellectually disabled, 67, 68, 71, 74–80,  
  82–84, 89, 93, 94, 96, 109, 162  
  mental illness, 84, 85, 88, 92, 94  
  mitigating factors, 72  
  national consensus, 73–75  
  rape, 72–74
- Delaware  
  Supreme Court of, 131, 134  
desegregation, 44, 58, 60  
Due Process, 147  
duels, 125  
Dyer, James, 16
- ecclesiastical abstention doctrine, 107, 111,  
112, 114, 116, 163  
Eighth Amendment, 52, 73, 74, 79, 80  
eminent domain, 38  
Endorsement Test, 101, 109  
Enforcement Act (1870), 124  
English common law  
  adoption in US courts, 20  
  rejection by US courts, 21

180

Equal Protection, 58, 141, 147  
 Establishment Clause, 11, 12, 67, 68, 95–103,  
 106, 107, 109–113, 119, 157, 163

Fair Labor Standards Act, 160

firearms  
 assault weapons, *see* Second Amendment,  
 assault weapons ban  
 background checks, 126  
 felons, bans on possession by, 129, 143, 148,  
 150, 151, 153, 165  
 licensing, 127, 141, 142, 145  
 right to carry, *see* Second Amendment,  
 right to carry weapon  
 school shootings and, 126  
 storage requirements, 142, 143

First Amendment, 52, 98, 111, 113

Florida  
 Supreme Court of, 80, 82

Fourteenth Amendment, 58, 124, 127, 141, 147

Fourth Amendment, 3–6

Free Exercise Clause, 98

Free Speech, 51, 113

garbage  
 expectation of privacy, 3–6

Georgia  
 Supreme Court of, 76, 125, 134, 137, 152, 153

Hand, Learned, 28

horizontal *stare decisis*, 10, 22–24, 28, 30

House of Lords  
 Judicial Committee of, 23, 24, 27

Illinois  
 Constitution, 6  
 Supreme Court of, 5, 7, 69, 106, 128, 129,  
 131, 134, 136–138, 146–148, 152, 154, 155,  
 157, 164, 165

Incorporated Council of Law Reporting, 18

incorporation, 31, 69

independence of irrelevant alternatives  
 assumption, 89

intermediate scrutiny, 150

IQ, 75–79, 82–84, 88, 92, 94

Jefferson, Thomas, 98, 99

judges  
 audience considerations, 41, 46, 47, 53, 54  
 electoral accountability/concerns, 41, 53, 54  
 goals of, 8, 40, 44, 46  
 mythologizing, 45, 53  
 policy preferences of, 1, 8, 40, 44, 54  
 strategic behavior of, 42, 129, 154  
 term lengths, 53

*Judicature Acts of 1873* (UK), 22

Index

judicial activism, 54

judicial impact, 42, 156, 166

Kagan, Elena, 103

*Katz Test*, 3, 4

Kennedy, Anthony, 82, 101

Kentucky  
 Court of Appeals, 29, 30  
 Kentucky Fried Chicken, 79

Ku Klux Klan, 124

Law Lords, *see* Judicial Committee of the  
 House of Lords

law  
 evolution of, 21, 40, 45, 46  
*Lemon Test*, 68, 96, 100–104, 106, 111, 163  
*Letter to the Danbury Baptist Association*, 98  
 LexisNexis, 65, 66, 86, 113, 161

Louisiana  
 Constitution, 149–153  
 state legislature, 149, 150  
 Supreme Court of, 69, 80, 128, 134, 136–138,  
 149–153, 155, 157, 164, 165

Madison, James, 98, 99

Maine  
 Supreme Judicial Court of, 134

Mansfield, Lord, 18

Marshall Court, 25

Marshall, Thurgood, 73

Maryland  
 Court of Appeals, 131, 134

Massachusetts  
 Constitution, 139, 141  
 Supreme Judicial Court of, 21, 69, 107, 123,  
 128, 129, 131, 134, 136–146, 148, 150, 152,  
 154, 155, 157, 164

mechanical jurisprudence, 8, 38, 71

mental retardation, *see* death penalty,  
 intellectually disabled

Minnesota  
 Supreme Court of, 107, 131, 134

Mississippi  
 Supreme Court of, 80, 134

Missouri  
 Supreme Court of, 131, 134

morality  
 protection by courts, 21

multinomial logit, 89, 90, 115

Murray, William, *see* Mansfield, Lord

National Rifle Association, 126

Nebraska  
 Supreme Court of, 4, 5

neo-institutionalism, 8, 40, 41, 43, 44

Neutrality, 101, 102

- Nevada  
 Supreme Court of, 134
- New Jersey  
 Constitution, 4–6  
 Supreme Court of, 4–6, 167
- new judicial federalism, 37
- New York  
 Court of Appeals, 107, 109, 134  
*Night of the Living Dead*, 68
- North Carolina  
 Supreme Court of, 31
- O'Connor, Sandra Day, 101
- obscenity law, 21, 37, 52, 54, 111
- Ohio  
 Supreme Court of, 109
- Oregon  
 Supreme Court of, 167
- originalism, 125
- Parker, Tom, 54, 86
- parochial schools, *see* religion, schools and public aid
- Pennsylvania  
 Supreme Court of, 21, 77, 78
- Plea Rolls, 13
- Plowden, Edmund, 16, 17, 19
- Posner, Richard, 28
- prayer in public school, 100, 102
- precedent  
 age of, 2, 43, 50, 89, 115, 164  
 altering, 3  
 attacking, *see* precedent, criticizing  
 compliance with, 6, 42–44, 48, 58–60, 62, 64, 65, 78, 83, 110, 126, 127, 137, 140, 143, 144, 146, 154, 167  
 criticizing, 9, 28, 38, 49, 53, 54, 68, 71, 83, 85, 86, 93, 96, 104, 113, 117, 119, 123, 128, 129, 131, 134, 135, 140  
 distinguishing, 9, 49, 51, 52, 64, 65, 85, 86, 93, 94, 96, 104, 112, 113, 117, 128, 129, 131, 134, 135, 139, 140, 145, 146  
 following, 3, 6, 9, 49, 63–65, 83, 84, 86, 92–94, 104, 107, 111–113, 116–118, 123, 129, 134, 140, 141, 143, 146, 150, 158, 161, 163–165  
 horizontal, *see* horizontal *stare decisis*  
 ignoring, 3, 5, 7, 9, 38, 49, 50, 54, 59, 65, 67–71, 83–86, 90–94, 101, 104, 106, 107, 110–113, 116–119, 129, 131, 132, 134, 135, 146, 151, 156, 158–167  
 impact of, 3, 42, 43, 47, 55, 166  
 measuring treatment of, 49, 50, 57  
 overruled, 31, 33, 61, 97, 109, 148, 150  
 positive treatment, *see* precedent, following  
 rules vs standards, 11, 12, 52, 59, 68, 75, 83, 93, 95, 96, 109, 110, 119, 121, 125, 162  
 strong view of, 18, 19, 22–24, 29  
 treatment of, 50, 59–62, 64, 65, 67, 110, 113, 122, 128, 137, 146, 148, 158, 165  
 vertical, *see* vertical *stare decisis*  
 vitality, 2, 43, 62  
 defined, 61  
 state-specific, 50, 61, 63, 71, 87, 90, 91, 94, 113, 114, 116, 121, 131, 134, 162  
 U.S. Courts of Appeals, 50, 61, 63  
 U.S. Supreme Court, 50  
 weak view of, 14, 19, 20  
 zombie, 68, 97, 103, 107, 119
- principal-agent, 48
- probable cause, 38
- ratio decidendi*, 26
- rational basis, 142, 150
- religion  
 entanglement with, 100  
 government aid to, 99, 100  
 organizations, suits against, 107, 111, 114, 116, 117, 163  
 role in colonial law, 20  
 schools and public aid, 99, 101, 102, 112, 114, 117, 163  
 symbols, public display of, 103, 109
- religious establishment, *see* Establishment Clause
- right to bear arms, *see* Second Amendment
- rules vs standards, *see* precedent, rules vs standards
- salience  
 case, 160, 161, 167  
 issue, 12, 44, 47, 110, 119, 121, 126, 160, 161
- same-sex marriage, 37
- Santa Claus, 46
- Scalia, Antonin, 103, 109, 122, 126
- school shootings, *see* firearms, school shootings and
- search and seizure, 3, 4, 167
- Second Amendment, 12, 67, 69, 120–126, 128, 129, 132, 135–140, 144, 154, 155, 157, 164, 165  
 assault weapons ban, 147  
 incorporation of, 124, 127, 139, 141  
 original meaning of, 125, 126, 144, 145, 147  
 reasonable restrictions on, 120, 122, 126–128, 141–144, 146, 148, 149, 153, 165  
 right to carry weapon, 141, 146, 147, 149, 152, 155
- secular purpose, 100
- selective incorporation, *see* incorporation
- self-shackling rule, 23, 24
- separation of church and state, 98–100, 105

- separation of powers, 8, 145
- Shepard's Citations*, 58, 61, 65, 66, 86, 113, 128, 140, 146
  - coding errors in, 66, 113
- stare decisis*
  - defined, 1, 10, 13
  - norm vs rule, 27
  - rationalization for desired outcomes, 1, 2
  - strong view of, *see* precedent, strong view of
- state militia, 124
- state sovereign immunity
  - abrogation, 160, 161
- state-specific vitality, *see* precedent, vitality, state-specific
- Statute of Northampton (UK), 125
- Stevens, John Paul, 75
- Story, Joseph, 20
- strict scrutiny, 150, 151
- stun gun, 143–146, 154
- Supremacy Clause, 30
- Ten Commandments, 103
- Tennessee
  - Supreme Court of, 107, 109
- Texas
  - Court of Criminal Appeals, 76–80, 82
- Thomas, Clarence, 127
- United States Courts of Appeals, 28, 32, 49, 50, 62, 63, 109, 155, 156, 165, 167
  - DC Circuit, 126
  - Seventh Circuit, 28, 146, 148
- United States district courts, 28
- Utah
  - Constitution, 105, 106
  - Supreme Court of, 54, 104, 106
- vertical *stare decisis*, 2, 10, 22, 25, 28, 30
- Virginia
  - Supreme Court of, 75
- Waite, Morrison, 99
- wall of separation, *see* separation of church and state
- Warren Court, 42
- Washington
  - Supreme Court of, 129, 131, 134
- White, Byron, 73
- Wisconsin
  - Supreme Court of, 109
- writ of certiorari, *see* certiorari, writ of
- Year Books, 14–17
- zombie precedent, *see* precedent, zombie