

Laurence H. Tribe

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# Constitutional Choices

# Constitutional Choices

**Paul M. Leary**



## Constitutional Choices:

*Constitutional Choices* Laurence H. Tribe, 1985 Challenging the ruling premises underlying many of the Supreme Court's positions on fundamental issues of government authority and individual rights Tribe shows how the Court is increasingly coming to resemble a judicial Office of Management and Budget straining constitutional discourse through a managerial sieve to defend its constitutional rulings Tribe explains how the Court's calculus systematically excludes basic concerns about the distribution of wealth and power and conceals fundamental choices about the American polity Calling for a more candid confrontation of those choices Tribe exposes what has gone wrong and suggests how the Court can reclaim the historic role entrusted to it by the Constitution ISBN 0 674 16538 1 29 95      **The Supreme Court and Constitutional Theory, 1953-1993** Ronald Kahn, 1994 Combining theoretical sophistication with a fundamental comprehension of the political institutions of the USA this study aims to demystify the workings of the United States Supreme Court and its place in democracy      **Rules, Choice and Strategy** Ram Mudambi, Pietro Navarra, Giuseppe Sobbrino, 2001-01-01 This topical book analyses the change of electoral rules in Italy from proportional representation toward plurality While Italy is used as the illustrative case the analysis has far ranging theoretical and practical implications and will therefore be of interest to academics and researchers of political economy constitutionalism and public choice      Public Choice and the Challenges of Democracy Jos% Casas Pardo, Pedro Schwartz, 2007-01-01 This timely and important volume addresses the serious challenges faced by democracy in contemporary society With contributions from some of the world's most prestigious scholars of public choice and political science this comprehensive collection p      **Republican Europe** Anna

Kocharov, 2017-06-01 Constitutional orders constitute political communities and international orders deriving from them by managing conflicts that threaten peace This book explores how a European political community can be advanced through EU constitutional law The constitutional role of the Union is to ensure peace by addressing two types of conflict The first are static conflicts of interests between the national polities in the EU These are avoided by ensuring reciprocal non interference between Member States in the Union through deregulation in Union law The second are dynamic conflicts of ideas about positive liberty held by the peoples of Europe These can be resolved through regulation in a European political space Here EU law enables a continuous process of re negotiating a shared European idea of positive liberty that can be accepted as its own by each national polity in the EU These solutions to the two types of conflicts correspond to the liberal and republican models for Europe The claim of this book is that the constitutional design of Europe presents both liberal and republican features Taking an innovative approach which draws on arguments from substantive law constitutional theory case law analysis insights from psychology and philosophy it identifies how best to strengthen the Union through constitutional law

**Obama Administration's Abuse of Power** United States. Congress. House. Committee on the Judiciary, 2012

Gendered Citizenship Rebecca DeWolf, 2021-10 By engaging deeply with American legal and political history as well as

the increasingly rich material on gender history *Gendered Citizenship* illuminates the ideological contours of the original struggle over the Equal Rights Amendment ERA from 1920 to 1963 As the first comprehensive full length history of that struggle this study grapples not only with the battle over women s constitutional status but also with the more than forty year mission to articulate the boundaries of what it means to be an American citizen Through an examination of an array of primary source materials *Gendered Citizenship* contends that the original ERA conflict is best understood as the terrain that allowed Americans to reconceptualize citizenship to correspond with women s changing status after the passage of the Nineteenth Amendment Finally Rebecca DeWolf considers the struggle over the ERA in a new light focusing not on the familiar theme of why the ERA failed to gain enactment but on how the debates transcended traditional liberal versus conservative disputes in early to mid twentieth century America The conflict DeWolf reveals ultimately became the defining narrative for the changing nature of American citizenship in the era

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***The Supreme Court*** Peter Charles Hoffer, William James Hoffer, N. E. H. Hull, 2007 For more than two centuries the U S Supreme Court has provided a battleground for nearly every controversial issue in our nations history This veteran team of talented historians produces the most readable astute and up to date single volume history of this venerated institution *The Supreme Court of the United States* United States. Congress. Senate. Committee on the Judiciary, 1977

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all have shaken our faith in elections as a reliable way to peacefully transfer political power in a deeply fractured nation In *We the Voters* Lori A Ringhand brings a fresh perspective to these issues In straightforward and accessible language she explains how certain questions who we the people are how they should be represented and who gets to make the rules governing our elections have always lurked just beneath the surface of our nation s most contentious fights about how our elections should work When there are clear answers to these questions this book explains them But its primary purpose is to help readers understand why so many of these questions are genuinely difficult and how decisions made by past generations both structure and empower our choices today Using constitutional text history and landmark Supreme Court decisions Ringhand shows how the Constitution often serves less as rigid rule book for our elections and more as a general framework empowering each generation of Americans to engage for themselves the important questions underlying our electoral system by interrogating what is and isn t working for them *We the Voters* is pragmatic but also optimistic In the end the Constitution leaves the defense of our democracy up to us it equips us with the tools we need to question debate and ultimately change how our system of self government works This book urges us to take up that call with vigor

**Amendments to Constitution and Proposed Statutes** California,1914      **Metropolitan Organization** ,1988      *Amendments to the Constitution and Proposed Statutes : with Arguments Respecting the Same* ,1921      **Deliberative Democracy and the Plural Polity** Michael Rabinder James,2004 In this pathbreaking work the author integrates questions of justice and stability through a model of deliberative democracy in the plural polity *Deliberative Democracy and the Plural Polity* provides a realistic but critical reform agenda that can animate struggles for justice in an enormously diverse world      *Major Political & Constitutional Documents of the United States Virgin Islands, 1671-1991* Paul M. Leary,1992      **The Library of Choice Literature and Encyclopedia of Universal Authorship** Ainsworth Rand Spofford,1894      **Library of Choice Literature and Encyclopaedia of Universal Authorship** Ainsworth Rand Spofford,Charles Gibbon,1895      *The Law of Mergers, Acquisitions, and Reorganizations* Dale A. Oesterle,1991      **American Constitutional Law: Constitutional structure and political power** Gregg Ivers,2001 This book explores the political and social aspects of the litigation process and judicial decision making The author goes beyond a simple description of legal rules to investigate the dynamic relationship between law and politics The book emphasizes the real world influence of Supreme Court s opinions on the operation of American political institutions Back cover

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