POSC XXX: Constitutional Law: Civil Rights and Civil Liberties

Department of Political Science

Instructor: Nick Jenkins

Fall 2020

Office Location: Sproul Hall 2228 Classroom: CHASS 1020

Email: nicholas.jenkins@email.ucr.edu

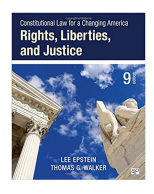
Course Description

Do states need federal approval to change voting laws? Does the government have the right to review sensitive information before journalists publish it? Are you legally allowed to film police officers in public? Many of our everyday liberties are the result of important, and sometimes controversial, Supreme Court decisions. In this course, we will investigate the extent of our civil liberties and civil rights and how they are legally justified. Our focus will also be on how legal and non-legal factors shape Supreme Court decisions.

We will pursue these questions with a hands-on approach. Rather than just reading or listening to me tell you about the law, you will interact with it by writing case briefs, constructing arguments, and forming judicial opinions. The majority of our class time will be spent reading and exploring court cases themselves so you can learn why the court came to the conclusions that they did.

Required Materials

Textbooks can be boring and expensive - one of the world's worst combinations! I've tried to mitigate both of these in the selection of our course textbook. I spent some time reading reviews of different constitutional law textbooks and picked the one that had the best combination of the highest ratings and lowest cost - one of the world's best combinations! Here is the book we will be using: Constitutional Law for a Changing America: Rights, Liberties, and Justice (9th Edition). This is an excellent book because it uses court cases to explain the material and has great explanations of important aspects of each case. We will be reading a lot of Supreme Court cases and I think this text will be an excellent resource in our journey.



The text primarily focuses on Constitutional issues related to civil rights and civil liberties. I picked the 9th edition because it has some helpful revisions, but nearly every edition of this text has the court cases that we will be discussing in class and those are what is most important part. That means that you can purchase an older (or newer) edition if you'd like (10th Edition, 8th Edition, 7th Edition). The 9th edition can be bought used on Amazon for around \$20.

In addition to the textbook, we will also be using several online resources on how to write case briefs (How to Brief a Case), on Supreme Court procedure, how to read judicial opinions (How to Read a Judicial Opinion: A Guide for New Law Students) and content and formatting of court documents (Judicial Writing Manual: A Pocket Guide for Judges).

Course Promises

In this course, I will make the following promises to you. By the end of the semester, you should be able to:

- 1. Describe the process of Supreme Courting decision making.
- 2. Describe your fundamental civil rights and civil liberties.
- 3. Identify the role of federal courts in establishing public policy.
- 4. Read and write court briefings and opinions.
- 5. Develop analytical arguments in support of a legal decision supported by both legal and extra-legal considerations.

Course Expectations

This course will only fulfill these promises if you promise the following in return:

- 1. **To attend class.** I have designed this class for the readings and lectures to complement one another. As a result, attending lecture will be an essential component for your to develop a mastery of the course material.
- 2. To read the assigned materials. Similar to the lectures, the readings will provide additional details on each topic that may not be covered in lecture. They will also give you an

opportunity to practice applying your knowledge of American government to understand real world decisions that have been made.

- 3. To be attentive and participate in class. Participation does not only mean speaking aloud in class. Students should participate by actively following class discussions and engaging with lecture activities.
- 4. To complete the required assignments in a timely fashion. The assignments in this course are designed for you, and me, to measure your progress on meeting the course promises. Each assignment will give you practice at mastering these promises and I will give feedback to help guide you in your journey. Providing feedback is time consuming, however, so you will get the most useful feedback, and therefore the most use out of each assignment, only if you turn in your work on time.

Assignments and Evaluation

The assignments in the class are geared toward giving you first-hand experience with court procedures, documents, and decision making. We'll start out by learning what case briefings are and how to write them in order to prepare you to write briefings on your own. Then we'll have practice making decisions on cases and writing an opinion that is supported by legal arguments. All of these assignments will culminate with a final in-class simulation were you will work with a team to develop an opinion on a pending Supreme Court case and defend it with compelling arguments. Here is a detailed list of the assignments for this class:

- 1. Group Case Briefs (2): Towards the beginning of the semester, we will devote some class time to writing case briefs. In the beginning you will write them with a group of other students so that you can develop your skills as a team before being asked to write briefs on your own. These will be graded on completeness and you can use this guide to prepare your briefs: Case briefing guide. For each case, summarize the facts of the case, major question, holding, and legal reasoning. Include summaries of concurring and/or dissenting opinions, if applicable. Here are the days we will write the group briefs:
 - Group Case Brief 1: September 16th.
 - Group Case Brief 2: September 30th.

These briefs should be 1-2 pages double spaced.

2. Case Briefs (4): After developing your case brief writing skills with your group, you will start writing briefs on your own. These will be completed outside of class and will be graded

on accuracy and completeness. Here is a link to the case guide: Case briefing guide. For each case, summarize the facts of the case, major question, holding, and legal reasoning. Include summaries of concurring and/or dissenting opinions, if applicable. Here are the cases you will need to brief and their due dates:

- Snyder v. Phelps (2011) Due on October 7th.
- District of Columbia v. Heller (2008) Due on October 28th.
- Batson v. Kentucky (1986) Due on November 9th.
- Craig v. Boren (1976) Due on November 18th.

These briefs should be 1-2 pages double spaced.

- 3. Midterm Exam: The midterm exam will involve resolving hypothetical court cases and writing a judicial opinion. It will require you to use your knowledge of existing Supreme Court decisions to make and justify a decision on new case. This exam will be open-note and open-book. The midterm will be held on October 19th.
- 4. Moot Court and Court Opinions: In the final two weeks of class, I will divide the class into two groups of two teams and you will work with your team to research and develop arguments for a pending Supreme Court case. In preparation for the hearing, your team will need to compose a persuasive brief and present an effective oral argument. Our class time on December 7th will be devoted to preparing for the case and on December 9th we will proceed with debate. I will randomly select which team is on the affirmative and which is on the negative side, so be sure to prepare for both! As a group, your brief should be around 6 pages double-spaced and will need to include the following elements (you can find more details on this outline here):
 - Authorities Cited
 - A list of all cases and journal articles used in the brief.
 - Question Presented
 - What is the legal issue presented in the case (you will need to cite relevant sections of the Constitution and/or statute to be interpreted)?
 - The issue should be phrased as a question and in a way that leads to the conclusion you argue for.
 - Statement of Facts
 - Who are the parties involved? What are the facts of dispute that are necessary to understand the case?

- What was the decision of the lower court?
- Summary of your Argument (1-2 paragraphs)
- Develop your Argument
 - Most of your argument needs to be directed at addressing why the decision of the lower court was correct or incorrect.
 - Cite some Supreme Court precedents that you believe support your argument and show how these precedents contradict the decision of the lower court.
 - Include other arguments based on legally-relevant and non-legal criteria (e.g. the intent of the framers, economic factors, societal well-being, morality, etc.)
- Conclusion (1 paragraph): Summarize your argument and tell the court what action you want them to take (affirm or reverse).

This brief will need to be formatted as an actual Supreme Court brief. I will post on example on iLearn. This case brief is due before class on December 9th.

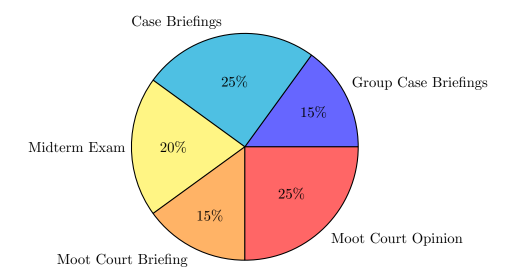
On the day of the debate, each group will have half of the class time to debate their case then, we will switch groups. After class, you will need to write a court opinion as a Justice deciding the case that you observed. Here are the required components of the court opinions:

- You must decide which of the two parties to side with in your opinion. In doing so, use the arguments you found persuasive to justify your opinion (legal arguments, intent of the framers, precedents, etc.). The most important part of your opinion is how well you defend your answer!
- Explain the reasons for your decision and the case precedents that support your decision. You must explain how each precedent supports your decision.
- Your opinion should be **4-5 pages double spaced**.

Follow the guide linked here for more information on formatting. The court opinions are due on December 16th.

After reading the opinions, I will determine which teams won and the members of the winning team will automatically receive an "A" for the moot court briefing assignment.

These assignments will constitute your grade in the course and the weight of each of assignment are as follows:



The letter grades will be assigned according to these percentages:

| A+ | 97-100% | B+ | 87-89% | C+ | 77-79% | D+ | 67-69% | F | 0-59% |
|----|---------|----|--------|--------------|--------|----|--------|---|-------|
| A | 93-96% | В | 83-86% | \mathbf{C} | 73-76% | D | 63-66% | | |
| A- | 90-92% | В- | 80-82% | C- | 70-72% | D- | 60-62% | | |

Classroom Decorum and Academic Discourse

I believe very strongly that the classroom is a place to expand our knowledge and experiences safely, while being respected and valued. I support the values of UCR to the urgent, sustained, and comprehensive work of creating a campus climate of mutual respect and communal vision at the University of California, Riverside. I strive to uphold the values articulated by the Office of the Diversity, Equity, and Inclusion: We value a deep, collective understanding that an institutional and personal commitment to diversity, equity and inclusion is a true commitment to meaningful, lifelong learning. Not only are these values vital for building a better society, they extend into every aspect of our political life. For more information, please visit: https://diversity.ucr.edu.

For everyone to have the best possible learning experience, we will strive to create a classroom environment that supports respectful, critical inquiry through the free exchange of ideas. As part of learning, it is essential to discuss topics with individual who have different viewpoints than your own and the only way we can better understand one another is if we can carry on a collegial discussion of the topic. Remember, the goal is to become better critical thinkers. To do so we must learn to listen to others and articulate our views in respectful ways. As such, the following principles will guide our discussions:

• Treat every member of the class with respect, even if you disagree with their opinion;

- Bring light, not heat;
- Reasonable minds can differ on any number of perspectives, opinions, and conclusions;
- Because constructive disagreement sharpens thinking, deepens understanding, and reveals novel insights, it is not just encouraged, it is expected;
- No ideas are immune from scrutiny and debate;
- You will not be graded on your opinions;
- Arguments and evidence should be judged independently of who offers such arguments and evidence.

Additionally, to build a classroom environment that maximizes everyone's ability to master the course material please be mindful to not distract your fellow learners with your phone, tablet, or computer. It's perfectly fine if you would like to use these devices to take notes during class, but don't use them to distract yourself or your peers! Similarly, if you come late (or must leave early) please to enter/depart the classroom in the least disruptive manner possible. This includes sitting near the door if you anticipate leaving early or taking a seat as near to the door as possible if you arrive late.

Academic Honesty

I expect that all work you produce for this course will be your own. If you plagiarize any material from outside sources for your written work or presentation in this course, or on the final exam, it will result in a failure of the entire course. There are no exceptions to this, and no second chances. Please refer to the university's Academic Integrity Polices & Procedures if you have questions about these standards.

Special Accommodations

If you need particular accommodations to help you succeed in mastering this course's material, please contact the Student Disability Resource Center on campus in Costo Hall 125 to get a personalized accommodation plan.

Course Outline

This syllabus is a working document. I reserve the right to make changes to the assigned readings (additions or deletions) or to the order of topics we cover as I deem necessary. Announcements

regarding schedule changes will be made in class, in discussion sections, or on iLearn.

Also note that this schedule lists the topics of discussion for each class. To master the course material, you should finish each meeting's readings before we discuss them in class. I know that you are taking other classes and probably have responsibilities outside of school, so I have tried to arrange the course readings in a fashion that is as manageable as possible. This class does, however, cover a lot of material and that requires we read cases to understand what the say says and how it is applied. This schedule also indicates which course promise(s) each class contributes to. They are listed as **CP** followed by the specific promise's number (listed above).

Tentative Schedule:

| Monday | Wednesday | | |
|---|---|--|--|
| Aug 31st 1 | [Sep 2nd] 2 | | |
| CP 1 & 4 | CP 1 & 4 | | |
| Course Introduction; What is a case briefing? | Constitutional Law for a Changing America | | |
| Learning to read and write a case briefing. | Ch. 1 Pages 10-22: Getting started with legal | | |
| Constitutional Law for a Changing America | procedure. How does the Supreme Court | | |
| Pages 1-10: What is the Bill of Rights? How | make decisions? | | |
| do we amend the constitution? What is the | Supreme Court procedure. | | |
| Supreme Court? | | | |
| 7th | 9th 3 | | |
| Labor Day - No Class :(| CP 1 | | |
| | Constitutional Law for a Changing America | | |
| | Ch. 1 Pages 22-43: Decision making | | |
| | continued. | | |
| 14th 4 | 16th 5 | | |
| CP 1 | CP 1, 2, 3, & 4 | | |
| Constitutional Law for a Changing America | Group Case Brief 1 | | |
| Ch. 2 Pages 45-64: What powers does the | Constitutional Law for a Changing America | | |
| Supreme Court have? | Ch. 3: Are states bound by the Bill of | | |
| | Rights? Why? | | |
| | Barron v. Baltimore (1833) | | |
| | Hurtado v. California (1884) | | |
| | Palko v. Connecticut (1937) | | |
| | Duncan v. Louisiana (1968) | | |

| Monday | Wednesday | | | |
|---|---|--|---|--|
| 21st | 6 | 23rd | 7 | |
| CP 1, 2, 3, & 4 | CP 1, 2, 3, & 4 | | | |
| Constitutional Law for a Changing America | Constitutional Law for a Changing America | | | |
| Ch. 4: The free exercise of religion. | Ch. 4: The establishment of religion. | | | |
| Cantwell v. Connecticut (1940) | | Everson v. Board of Education (1947) | | |
| Sherbert v. Verner (1963) | Lemon v. Kurtzman (1971) | | | |
| Wisconsin v. Yoder (1972) | | Agostini v. Felton (1997) | | |
| Employment Division of Oregon v. Smith | | Zelman v. Simmons-Harris (2002) | | |
| (1990) | | Van Orden v. Perry (2005) | | |
| Burwell v. Hobby Lobby (2014) | | | | |
| 28th | 8 | 30th | 9 | |
| CP 1, 2, 3, & 4 | | CP 1, 2, 3, & 4 | | |
| Constitutional Law for a Changing America | | Group Case Brief 1 | | |
| Ch. 5: Legal standards for the freedom of | | Constitutional Law for a Changing America | | |
| speech. When is speech protected? When | Ch. 5: Testing the content of context of free | | | |
| isn't it? | speech. | | | |
| Schenck v. United States (1919) | Chaplinsky v. New Hampshire (1942) | | | |
| Abrams v. United States (1919) | | Cohen v. California (1971) | | |
| Gitlow v. New York (1925) | McCullen v. Coakley (2014) | | | |
| Dennis v. United States (1951) | Snyder v. Phelps (2011) | | | |
| Oct 5th | 0. | 7th 1 | 1 | |
| CP 1, 2, 3, & 4 | | Snyder v. Phelps (2011) Briefing Due | | |
| Constitutional Law for a Changing America | CP 1, 2, 3, & 4 | | | |
| Ch. 5: Is free speech protected in schools? | | Constitutional Law for a Changing America | | |
| Tinker v. Des Moines (1969) | Ch. 6: Protecting the freedom of the press. | | | |
| Morse v. Frederick (2007) | Near v. Minnesota (1931) | | | |
| West Virginia Board of Education v. Barnet | New York Times v. United States (1971) | | | |
| (1943) | | Hazelwood School District v. Kulmeier (1988) | | |
| Rumsfeld v. Forum for Academic and | | | | |
| Institutional Rights (2006) | | | | |

| Monday | Wednesday | | |
|--|--|--|--|
| 12th 12 | 14th 13 | | |
| CP 1, 2, 3, & 4 | CP 1, 2, 3, & 4 | | |
| Constitutional Law for a Changing America | Constitutional Law for a Changing America | | |
| Ch. 7 Pages 321-342: What is the limit of free | Ch. 8: Does the First Amendment apply to | | |
| expression? | the internet? | | |
| New York Times v. Sullivan (1964) | Reno v. American Civil Liberties Union | | |
| Hustler Magazine v. Falwell (1988) | (1977) | | |
| Roth v. United States (1957) | United States v. Williams (2008) | | |
| Miller v. California (1973) | | | |
| Brown v. Entertainment Merchants | | | |
| Association (2011) | | | |
| Last day of midterm content | | | |
| 19th 14 | 21st 15 | | |
| (CP 4 & 5) Midterm Exam | CP 1, 2, 3, & 4 | | |
| | Constitutional Law for a Changing America | | |
| | Ch. 9 Pages 379-388: What about the right to | | |
| | bear arms? | | |
| | District of Columbia v. Heller (2008) | | |
| 26th 16 | 28th 17 | | |
| CP 1, 2, 3, & 4 | District of Columbia v. Heller (2008) Briefing | | |
| Constitutional Law for a Changing America | Due | | |
| Ch. 10 Pages: Do you really have a right to | CP 1, 2, 3, & 4 | | |
| privacy? | Constitutional Law for a Changing America | | |
| Griswold v. Connecticut (1965) | Pages 461-468: How does the criminal justice | | |
| Roe v. Wade (1973) | system work? | | |
| Lawrence v. Texas (2003) | Ch. 11: Searches and seizures. | | |
| Obergefell v. Hodges (2015) | Katz v. United States (1967) | | |
| | U.S. v. Jones (2012) | | |
| | Illinois v. Gates (1983) | | |

| Monday | Wednesday | | |
|--|---|--|--|
| Nov 2nd 18 | 4th 19 | | |
| CP 1, 2, 3, & 4 | CP 1, 2, 3, & 4 | | |
| Constitutional Law for a Changing America | Constitutional Law for a Changing America | | |
| Ch. 11: The exclusionary rule and self | Ch. 12: The right to counsel and fair trials. | | |
| incrimination. | Powell v. Alabama (1932) | | |
| Mapp v. Ohio (1961) | Gideon v. Wainwright (1963) | | |
| U.S. v. Leon (1984) | Batson v. Kentucky (1986) | | |
| Escobedo v. Illinois (1964) | Sheppard v. Maxwell (1966) | | |
| Miranda v. Arizona (1966) | | | |
| 9th 20 | 11th 21 | | |
| Batson v. Kentucky (1986) Briefing Due | CP 1, 2, 3, & 4 | | |
| CP 1, 2, 3, & 4 | Constitutional Law for a Changing America | | |
| Constitutional Law for a Changing America | Pages 599-609: The Fourteenth and Fifteenth | | |
| Ch. 12: Trial proceedings, sentencing, and the | Amendments. | | |
| Eight Amendment. | Ch. 12: Racial discrimination. | | |
| Gregg v. Georgia (1976) | Plessy v. Ferguson (1896) | | |
| Atkins v. Virginia (2002) | Sweatt v. Painter (1950) | | |
| | Brown v. Board of Education (1954) | | |
| | Brown v. Board of Education (1955) | | |
| 16th 22 | 18th 23 | | |
| CP 1, 2, 3, & 4 | Craig v. Boren (1976) Briefing Due | | |
| Constitutional Law for a Changing America | CP 1, 2, 3, & 4 | | |
| Pages Ch. 13: Gender and sexual orientation | Constitutional Law for a Changing America | | |
| discrimination. | Ch. 13: Other forms of discrimination. San | | |
| Reed v. Reed (1971) | Antonio Independent School District v. | | |
| Craig v. Boren (1976) | Rodriguez (1973) | | |
| U.S. v. Virginia (1996) | Plyer v. Doe (1982) | | |
| Romer v. Evans (1996) | Shelley v. Kraemer (1948) | | |
| | Burton v. Wilmington Parking Authority | | |
| | (1961) | | |
| 23rd | 25th | | |
| Thanksgiving! - No Class :(| Thanksgiving! - No Class :(| | |

| Monday | Wednesday | | |
|---|---|--|--|
| 30th 24 | Dec 2nd 25 | | |
| CP 1, 2, 3, & 4 | CP 1, 2, 3, & 4 | | |
| Constitutional Law for a Changing America | Constitutional Law for a Changing America | | |
| Ch. 13 Pages 669-681: Protections from | Ch. 14: Voting and representation | | |
| gender discrimination | protections. | | |
| | South Carolina v. Katzenbach (1966) | | |
| | Shelby Country, Alabama v. Holder, Attorney | | |
| | General, et al. (2013) | | |
| 7th 26 | 9th 27 | | |
| CP 4 & 5 | CP 4 & 5 | | |
| Moot Court | Moot Court Briefing due at the Beginning of | | |
| | Class | | |
| | Moot Court Preparation | | |
| 14th 28 | 16th 29 | | |
| | Moot Court Opinion Due on iLearn | | |