

**School of Public and International Affairs**

**Department of Political Science**

**Pols 4710: Constitutional Law: Rights and Liberties**

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**Spring 2024**

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**Course Overview.** Ingrained in the American psyche is the notion of *majority rule* – that is, just decisions in any fair society emanate from the *will of the people*. However, the framers of the U.S. Constitution were well aware of the shortcomings of majority rule. Early American society nearly crumbled under the instability and chaos wreaked by the decentralized and unusually democratic *Articles of Confederation.* Local majorities in the several states stripped and ravaged the religious and economic rights of individuals with impunity. Whenever a system is based on the “will of the people,” one has to account for the dark but inevitable aspects of human nature (e.g. fear, greed, lust, envy, &c, you know, *Vanderpump Rules* or *Below Deck* episodes).

Thus, the basic design of the second U.S. system of government (the *Constitution)* reflects a reaction to pure democracy and a fundamental suspicion of popular excess (creating checks and balances, federalism). In the words of James Madison, the new Constitution was a “**republican remedy for the democratic disease”**-- that is, a representative system that attempted to preserve the dignity and inherent rights of the individual . Democracy is but one value within our constitutional system; **liberty is predominant**.

Although not entirely anticipated by the framers, the *Bill of Rights* and the Supreme Court emerged as the primary source of protections for the individual in American society. The first ten amendments to the Constitution, ratified in 1791, were a last-second concession to the many opponents of the new system who feared the new, powerful, centralized, federal apparatus. The framers could not anticipate the pivotal role the Bill of Rights would play in resolving many prominent national disputes. Nor did the framers foresee the scope of the Bill of Rights extending to the actions of state governments and agents, who emerged as the primary transgressors of individual freedom in the 20 th century. And, most certainly, the framers did not conceive of the Bill of Rights extending to such issues as contraception, homosexuality, social media, school prayer, individual gun rights, facebook rappers, prisoners’ beards, or “crush” videos.

The focus of this course will be the application of the Bill of Rights by the U.S. Supreme Court. The material tends to be inherently dramatic and volatile, since any constitutional battle reflects a struggle of people and basic values—equality v. liberty, order v. freedom, spirituality v. pragmatism, and tradition v. change. The Bill of Rights potentially preserves individual freedom and dignity, and exists to allow us to develop fully—spiritually, materially, aesthetically—whatever is most valued by the individual.

“The very purpose of a Bill of Rights is to withdraw certain subjects from the vicissitudes of political controversy and place them beyond the reach of majorities and officials and to establish them as legal principles to be applied by the courts. **One’s right to life, liberty and property, to free speech, freedoms of worship and assembly, and other fundamental rights may not be submitted to vote** …they depend on the outcome of no elections” (Justice Robert Jackson, *WVA v. Burnette* , 1943)).

**Course Goals.** The purpose of this course is to (1) understand the scope and nature of the Bill of Rights (and subsequent amendments), (2) investigate how justices adopt markedly different methods to read and apply these rights, and (3) comprehend and conquer the sometimes intimidating nature of Supreme Court decisions. Our task with each case is to cut through the language and investigate the full picture, or the **context** of the decision—the people making the decisions, the ***choices*** they confront, and the larger ***historical and cultural forces*** at work. By the end of the course, we should be equipped to critically assess decisions—to recognize the other, equally legitimate legal paths that other justices, perhaps in other eras, could have taken. (4) We will also track the important cases being argued this year – and anticipate decisions that will be delivered through the spring.

**Text. Constitutional Law for a Changing America: Rights, Liberties, and Justice** (Lee Epstein, Kevin McGuire, and Thomas G. Walker, 2021, 11th  Edition). This is the basic **REQUIRED** text, packed with landmark cases, historical tidbits, and insightful commentary to boot. We will be reading together and analyzing cases virtually everyday so **BRING IT TO CLASS** (in electronic or paper form)**. I will be working in class from an electronic copy with my own silly** annotations--we’ll examine its contents closely. **Other Sources:** On occasion, I will direct your attention to a reading on the internets (opinions, commentary, developments).

**Grade Breakdown:** Because of the size and number of my classes, I am forced to **abandon** the old-fashioned exam approach—an exam and a final—that many law school classes still administer. Rather, I will be assigning a series of writing assignments—response papers to cases, comparing past opinions to current controversies, legal briefs, in class assignments—that will vary between 10 points (in class) to 20-40 points for out of class assignments. IT IS ESSENTIAL YOU STAY ON TOP OF ELC and ATTEND CLASS TO KEEP UP WITH THIS WORK. Duh, obvious.

**There will also be a take home final exam worth approximately 100 points.**

**Self-Respect** . As for attendance, in-class behavior, and homework: show some self-respect. As long as you comport yourself with honesty and integrity, we can work out any difficulties that arise throughout the course. BEWARE: rampant truancy, academic and/or interpersonal dishonesty, dog fighting, constant snap chatting, and/or inappropriate classroom behavior could be reflected negatively in your final grade.

**OBIGATORY RESOURCES and ASSORTED POLICIES**

**Disability Resource Center**

If you anticipate needing accommodations due to the impact of a disability or medical

condition, you must register for services with the Disability Resource Center. Additional

information can be found here: <http://drc.uga.edu/>

**Withdrawal Policy**

Undergraduate students can only withdraw from four courses and receive a withdrawal-

passing (WP) grade while enrolled at the University. Students can drop any class without penalty during the drop/add period at the beginning of every semester. Dropped courses during the drop/add period do not qualify as withdrawals. Instructors have the ability to withdraw a student from the class due to excessive absences (see course attendance policy). Please review the policy here: <https://reg.uga.edu/general-information/policies/withdrawals/>

**Culture of Honesty Policy**

You are responsible for knowing and complying with the policy and procedures relating to academic honesty. To understand what constitutes dishonest work, as defined by the

University, please carefully review the policy here:

<https://honesty.uga.edu/_resources/documents/academic_honesty_policy_2017.pdf>

Of particular concern now is the introduction of “Artificial Intelligence” – please take not of UGA’s position on AI:

“Unless explicitly stated, artificial intelligence-based technologies, such as ChatGPT, must not be used to generate responses for student assignments. Use of artificial intelligence or word mixing software to complete assignments is considered unauthorized assistance in this course. We encourage you to use AI tools to explore the field and help you study. However, you must take full responsibility for any AI-generated materials you incorporate in your course products. Information must be verified, ideas must still be attributed, and facts must be true.”

**Prohibition on Recording Lectures**

In the absence of written authorization from the UGA Disability Resource Center,

students may not make a visual or audio recording of any aspect of this course. Students

who have a recording accommodation agree in writing that they:

• Will use the records only for personal academic use during the specific course.

• Understand that faculty members have copyright interest in their class lectures and

that they agree not to infringe on this right in any way.

• Understand that the faculty member and students in the class have privacy rights

and agree not to violate those rights by using recordings for any reason other than

their own personal study.

• Will not release, digitally upload, broadcast, transcribe, or otherwise share all or

any part of the recordings. They also agree that they will not profit financially and

will not allow others to benefit personally or financially from lecture recordings or

other course materials.

• Will erase/delete all recordings at the end of the semester.

• Understand that violation of these terms may subject them to discipline under the

Student Code of Conduct or subject them to liability under copyright laws.

**Mental Health and Wellness Resources.** If you or someone you know needs assistance, you are encouraged to contact Student Care and Outreach in the Division of Student Affairs at 706-542-7774 or visit <https://sco.uga.edu>.

They will help you navigate any difficult circumstances you may be facing by connecting you with the appropriate resources or services.

• UGA has several resources for a student seeking mental health services

(<https://www.uhs.uga.edu/bewelluga/bewelluga>).

or crisis support (<https://www.uhs.uga.edu/info/emergencies>).

• If you need help managing stress anxiety, relationships, etc., please visit

BeWellUGA (<https://www.uhs.uga.edu/bewelluga/bewelluga>) for a list of FREE

workshops, classes, mentoring, and health coaching led by licensed clinicians

and health educators in the University Health Center.

• Additional resources can be accessed through the UGA App.

\*\*\* I TAKE MENTAL HEALTH CHALLENGES SERIOUSLY. IF COMFORTABLE, PLEASE DISCUSS THESE ISSUES WITH ME. \*\*\*

**Course Schedule** . Here’s the rough order of the subjects and cases. Events may dictate a change in order, so stay tuned. Cases are in the textbook unless marked with three asterisks (\***\*\***), which denotes they may be found on-line. I will announce, as the course goes along, where the cases can be found, but try [http://www.law.cornell.edu/supct or Oyez.org](http://www.law.cornell.edu/supct%20or%20Oyez.org) or, just stick the case name in your google.

**INTRODUCTION: Supreme Court Decision-Making in the Constitutional Scheme** Epstein, McGuire, and Walker, pp. 1-41 (all pages assigned hereafter refer to Epstein, McGuire, and Walker). NOTE: this reading assignment is optional. It is a concise, readable section regarding the role of the Court, influences on the Court, approaches to reading the Constitution, etc. I recommend soaking it in, it will help your course of study.

**FREEDOM of RELIGION: Free Exercise**

**The Belief Action Distinction and the Valid Secular Policy Test** *Cantwell v. Connecticut* (1940), pp. 95-104.

## A Period of Balancing: The Compelling Interest Standard

*Sherbert v, Verner* (1963), *Wisconsin v.Yoder* (1972), pp. 105-113. **Go to Hell: The Demise of the Compelling Interest Standard** *Employment Division v. Smith (*1990),

*Church of the Lukumi Babalu Aye v. City of Hialeah* (1993), pp. 113-123.

## The Current Free Exercise Chaos

*City of Boerne v. Flores* (1997), pp. 124-126, *Hobby Lobby and* the Christian Wedding Cake Baker Dude Case (2018) \*\*\*. And maybe *Hobbs.*

# FREEDOM of RELIGION: Establishment

**The Initial Precedent**

*Everson v. Board of Education (*1947), pp. 126-131.

## Prayer in School

*School District of Abington Township v. Schempp* (1963), pp. 131-136.

*Newdow v. U.S. Congress, et al.* (2002) [9th  Circuit Pledge case] \***\*\***

**The Lemon Test and Aid to Religious Schools**

*Lemon v. Kurtzman* (1971)

*Zobrest v. Catalina School District* (1993) \*\*\*

*Zelman v. Simmons-Harris* (2002), pp. 136-148.

## Access to Public Facilities and Funds

*Lamb’s Chapel v. Center Moriches School District (1993)*, pp. 148-49

*Rosenberger v.UVA (*1995) \*\*\*

*Trinity Lutheran v. Comer (2017) \*\*\**

**Teaching Religion in Public Schools** *Edwards v. Aguillard* (1987), pp.149-154

## Government Prayer Outside School Walls

*Lee v. Weisman* (1992),

*Marsh v. Chambers (*1983) \*\*\*

*Town of Greece v. Galloway (*2014), pp. 159-161.

**Religious Displays**

*Van Orden v Perry* (2005)

*American Legion v. American Humanist Ass.* (2019), pp. 161-171

**Government Involvement in the Affairs of Religious Organizations**

*Hosanna-Tabor v. EEOC (*2002), pp. 172-178.

**Recent Developments**

*Fulton v. City of Philadelphia* (2001) – free exercise of adoption agencies. \*\*\*

*Carson v. Macon* (2001) – tuition aid to religious schools. \*\*\*

*Kennedy v. Bremerton* (2022)—coach led prayer. \*\*\*

**FREEDOM of SPEECH**

## Seditious Speech (and Incorporation)

*Schenck v. U.S (*1919), *Abrams v. U.S.* (1919)

*Gitlow v. N.Y.* (1925), pp. 191-196 (and Incorporation, pp. 60-87).

*Dennis v. U.S.* (1951*), Brandenburg v. Ohio (*1969), pp. 181-200.

The Espionage Act Lives: <https://www.cnn.com/2023/05/04/politics/proud-boys-seditious-conspiracy-verdict/index.html>

[https://www.vox.com/recode**TRUE**/22256387/facebook-telegram-qanon-proud-boys-alt-right-hate-groups](https://www.vox.com/recodeTRUE/22256387/facebook-telegram-qanon-proud-boys-alt-right-hate-groups)

TBA: are “patriots” using, and fighting for free speech?

**Symbolic Speech**

*U.S. v. O’Brien (*1968), Texas *v. Johnson* (1989), pp. 203-216.

**“Expressive Association”**

*B*oy *Scouts v. Dale (*2000), pp. 216-222.

**The Right Not to Speak** – **Compelled Speech**

*WVA v. Burnette (*1943), *Rumsfeld (*2006)

*Janis v. AFMSCME* (2018), pp. 222-228.

**Other Categories of Unprotected Speech**

**TRUE THREATS**

*Virginia v. Black* (2003) *\*\*\**

*Elonis v. US* (2015) *\*\*\**

## Fighting Words and Hate Speech

*Chaplinsky v. N.H.* (1942), Cohen *v. CA (*1971), pp. 232-238.

*Snyder v. Phelps (*2011) \*\*\*

# SPEECH RIGHTS of PUBLIC SCHOOL CHILDREN

*Tinker v. Des Moines (*1969), pp. 238-244.

*Bethel v. Fraser (*1986) \*\*\*

*Morse v. Frederick (*2007).

**Government Speech**

*Walker v. Sons of Confederate Veterans* (2015), pp. 245-252.

*Matel v. Tam* (2015)

**Content Neutral/Content Based**

*Hill v. Colorado* (2000) \*\*\*

*McCullen v.Coakley* (2014), pp. 257-260.

**Roundtable: The 2023 Social Media Cases**

When a public official blocks someone does that violate the Constitution’s First Amendment?

May the state prevent social media companies from banning users for contentious rhetoric?

Did the Biden administration unlawfully put pressure on social media platforms to remove content with which it disagreed ("jawboning") — on issues such as criticism of the gov’t response to the pandemic?

**FREEDOM of the PRESS**

## Prior Restraint

*Near v. Minnesota (*1931), *N.Y. Times v. U.S.* (1971), pp. 263-271

*Nebraska Press Association v. Stuart (*1976) \***\*\***

**Student Press**

*Hazelwood v. Kuhlmeier* (1988), pp. 272-276.

**Yay! Libel and Porn**

## Libel

*New York Times v. Sullivan (*1964), pp. 287-299.

*Hustler v. Falwell (*1988).

**Obscenity**

*Roth (*1957), *Miller v. CA (*1973), pp. 299-311.

## Child Pornography

*New York v. Ferber (*1982), pp. 311-321.

(pay attention to *Ashcroft* and *Williams*)

*Reno v. ACLU* (1997)

**Women and Pornography**

*American Booksellers v. Hudnut (*1986) \***\*\***

## Cruelty and Violence

*United States v. Stevens \**\*\*, Brown *v. EMA* pp. 320-327*.*

**THE SECOND AMENDMENT: THE RIGHT to BEAR ARMS**

*District of Columbia v. Heller (*2008), pp. 329-338.

**Recent Gun Cases**

*New York Rifle and Pistol Association v. Bruen* (2022) \*\*\*

May the Government Deny Gun Access to Those Under a Domestic Violence Protective Order?

(*US v. Rahimi* (2023))

**RIGHTS of PRIVACY, ABORTION, SEX, and MARRIAGE**

**Privacy and Abortion**

*Griswold v. Connecticut* (1965), pp. 341-371.

*Roe v. Wade* (1973)

*Planned Parenthood v. Casey* (1992)

*Dobbs v. Jackson* (2022)

**Privacy and Sexual Intimacy, Relationships, and Marriage (LGBTQ+)**

*Lawrence v. Texas (*2003), pp. 371-386.

*Obergefell v. Hodges* (2013)

**THE FOURTH AMENDMENT: GOVERNMENT SEARCHES**

## What is “private?”

*Katz v.U.S.* (1967), United *States v. Jones (*2012) \*\*\*,

*Florida v. Jardines (*2013) pp. 410-14.

*Carpenter v. US* (2015), pp. 414-418,

**Probable Cause v. Reasonableness**

*Terry v. Ohio (*1968) pp. 418-428.

## School Searches

*Vernonia v. Acton* (1995) \*\*\*, *Pottowatamie v. Earls* (2002) **\*\*\*** *Safford v. Redding* (2009), pp. 428-432.

**The Exclusionary Rule**

*Mapp v. Ohio* (1961), *US v. Leon* (1984), *Hudson v. Michigan* (2006)

*Herring v. US (2009)* \*\*\* pp. 432-446

## Other Issues

*Illinois v. Wardlow* (1999) [is running probable cause?] **\*\*\***

*Wyoming v. Houghton* (1999) [may a passenger in a car be searched, too?] **\*\*\***

*Illinois v. McArthur* (2001) [can police detain you on your porch?] **\*\*\***

*Kyllo v. U.S.* (2001) [is thermal imaging a “search?”] **\*\*\***

*U.S. v. Arvizu* (2002) [the Court revisits “totality of circumstances …] **\*\*\***

*U.S. v. Drayton* (2002) [do you need to be read your rights against searches?] **\*\*\***

*Hiibel v. Nevada* (2004) [must you provide your name when asked by police?] \*\*\*

…check out www.papersplease.org/hiibel/index.html

*Illinos v. Cabellas* (2005) [is a dog search a “search,” really?] \*\*\*

*Scott v. Harris* (2007) [is it “excessive force” and an “unreasonable detention” to run a speeding car off the road – just for speeding?] \*\*\*

*Florence v Board* (2012) [can jails do strip searches regardless of danger of the inmate?]

*McNeely v, Missouri* (2013) [is a warrant needed to draw blood from a drunk driver?] *Maryland v. King* (2013) [is a DNA swab while in custody a ‘search?’] \*\*\*

*Rodriguez v. United States* (2015) [Is waiting in your car for 48 minutes to fetch a drug doggie “reasonable?]

**Drug Tests** (pp. 392-394—cases TBA)

**THE FIFTH AMENDMENT: RIGHT AGAINST SELF-INCRIMINATION**

**The Nature of Custody and Interrogation**

*Escobedo (*1964), *Miranda* (1966), and *Seibert* (2004 *)*, pp. 446-61.

## The Damn Roberts Court and Narrowing of 5 th Amendment Rights

*Berghuis v. Thompkins* (2010) *\**\*\*

*Salinas v. Texas* (2013) \*\*\*

# THE SIXTH AMENDMENT

**The Right to Counsel**

*Powell v. Alabama* (1932), *Gideon v. Wainwright* (1963), pp. 463-474.

# THE EIGHTH AMENDMENT

## The Death Penalty

*Gregg v. GA (*1976) [is the death penalty inherently cruel, arbitrary?], pp. 491-502.

*Atkins v. VA (*2002) [executing the “mildly mentally retarded”], pp. 502-509.

*Baze v. Rees* (2008) [is lethal injection cruel/unusual \*\*\*

*Kennedy v. Louisiana* (2008) [can child rapists be executed?] \*\*\*

*Glossip v. Gross* (2015) [Breyer, Ginsburg done with death] \*\*\* READ BEYERS DISSENT

## Non-Capital Cases/”Three Strikes and Yer Out”

*Ewing v. California* (2003) \*\*\*

*Gall v. United States*  (2008) \*\*\*

*Kimbrough v. United States* (2008) \*\*\*

**Sex Offender Registries and Double Jeopardy**

*Otte v. Doe* (2002), *Connecticut v. Doe* (2003)*, Kansas v. Hendricks* (1997) **\*\*\***

(pp. 510-511)

**Beating People Silly in Prisons** [THOMAS and ORIGINAL INTENT]

*Hudson v. McMillian (*awhile ago) \*\*\*

# DISCRIMINATION

## Racial--Segregation

*Plessy (*1896), pp. 523-527.

*Sweatt (*1950) and Brown(1954), *Brown II* (1955). *Swann v. Charlotte* (1971),

*Parents v. Seattle (*2007), pp. 528-547.

**Marriage**

*Loving v. VA (*1967), pp. 557-566.

**Restrictive Covenants/State Action**

*Shelley v. Kraemer (*1948), *Burton v. WPA (*1961), *Moose Lodge (*1973), pp. 548-555.

**Affirmative Action**

*Bakke* (1978), *Crosen* (1989), *Adarand* (1995), and *Grutter* (2003), pp. 556-582

*SFFA v. Carolina/Harvard* (2022)

**Illegitimate Sex/Gender Classifications**

*Reed* (1971), *Frontiero* (1973), *Boren* (1976), and *U.S. v. Virginia* (1996), pp. 582-600.

**Sexual Orientation**

*Romer v. Evans (1996*. Pp. 600-604.

*Bostock v. Clayton Co.* (2020) \*\*\*

**Aliens**

*Plyler v. Doe* (1982), pp. 611-615.



*above: aliens*

**Disability**

*PGA v. Martin* (2001) \***\*\***

*Toyota v. Williams* (2002) **\*\*\***

**Equal Protection, Federal Intervention, and Elections**

*South Carolina v. Katzenbach (*1966), pp. 617-629.

*Shelby v. Holder (*2013)

*Crawford v. Marion County Election Board (*2008), pp. 629-633.

Political and Racial Gerrymandering, pp. 634-662.

*Reynolds v. Sims* (1964)

*Miller v Johnson* (1995)

*Rucho v. Common Cause* (2019)

The Campaign Finance Morass

*Citizens United* (2010), pp. 653-662.

*McCutcheon v. FEC* (2014)

**Nosing into Presidential Elections**

*Bush v. Gore* (2000) pp. 665-671

…and, THIS: <https://www.cbsnews.com/news/trump-colorado-case-2024-ballot-supreme-court/>



*“it will be the greatest Supreme Court case the world has ever seen!”*