Contents

Preface xxv
Acknowledgments xxix
A Note on the Text xxxi

PART I. JUSTICIABILITY, JURISDICTION, AND THE APPLICABLE LAW 1

1. The Nature of the Judicial Function 3

A. The Principle of Judicial Review and Its Justification 3
   Marbury v. Madison 4
   Notes and Questions 17

B. Judicial Review and the “Private Rights”–“Public Rights” Dichotomy 20
   1. Judicial Review, Judicial Supremacy, and Departmentalism 20
      Cooper v. Aaron 20
      President Jackson’s Veto Message 22
      President Lincoln’s First Inaugural Address 23
      Notes and Questions 24

   2. Getting Judicial Review from the Supreme Court 26
      Rules of the Supreme Court of the United States 26
      Notes and Questions 27
2 | Justiciability

A. Advisory Opinions

- Correspondence of the Justices
- Questions Submitted by the President to the Judges of the Supreme Court
- Letter from Chief Justice Jay and Associate Justices to President Washington
- McNaghten’s Case
- Notes and Questions
- Problems

B. Finality of Judicial Rulings

- Hayburn’s Case
- Notes and Questions
- A Modern Application of Hayburn’s Case
- Lo Duca v. United States
- Notes and Questions
- Problems

C. Standing to Sue

1. The Foundations of Standing Doctrine
   - Frothingham v. Mellon
   - Notes and Questions

2. The Requirements of Standing Doctrine — Injury
   a. Traditional Doctrine
      - Tennessee Electric Power Co. v. Tennessee Valley Authority
   b. Modern Doctrine
      - Association of Data Processing Service Organizations, Inc. v. Camp
      - Notes and Questions
      - Sierra Club v. Morton
      - Notes and Questions
      - United States v. Richardson
      - Notes and Questions
      - Problems

3. The Requirements of Standing Doctrine — Causation and Redressability
   - Simon v. Eastern Kentucky Welfare Rights Organization
   - Notes and Questions
   - Problems

4. Further Aspects of the Injury Requirement

## Contents

**a. Statutory Injuries and Congressional Control over Standing**

- *Havens Realty Corp. v. Coleman* 85
- Notes and Questions 87
- *Lujan v. Defenders of Wildlife* 88
- Notes and Questions 93
- Spokeo, Inc. v. Robins 97
- Notes and Questions 99
- Problems 100

**b. The Relationship between Injury and Remedy; Probabilistic Injuries**

- *City of Los Angeles v. Lyons* 101
- Notes and Questions 105
- Problems 108

**c. Injuries of Official Plaintiffs**

- Raines v. Byrd 109
- Notes and Questions 111
- Notes and Questions 115

5. The Requirements of Standing Doctrine — Zone of Interests

- *Gorris v. Scott* 116
- Notes and Questions 117
- Notes and Questions 119
- Clarke v. Securities Industry Association 120
- Notes and Questions 121
- *Air Courier Conference of America v. American Postal Workers Union* 122
- Notes and Questions 127
- *National Credit Union Administration v. First National Bank & Trust Co.* 127
- Notes and Questions 138
- Problems 139

6. Third-Party Standing

- *McGowan v. Maryland* 139
- Notes and Questions 141
- Barrows v. Jackson 141
- *Craig v. Boren* 142
- Notes and Questions 145
- *United States v. Raines* 147
- Notes and Questions 149
Gooding v. Wilson 150
Notes and Questions 154
Problems 155

D. Mootness 155
1. The Basic Rule of Mootness 156
   DeFunis v. Odegaard 156
   Notes and Questions 161
2. Exceptions to Mootness Doctrine (or Application of It?) 162
   a. “Collateral Consequences” 162
      Sibron v. New York 162
      Notes and Questions 163
   b. “Capable of Repetition, Yet Evading Review” 163
      Roe v. Wade 164
      Notes and Questions 164
   c. “Voluntary Cessation” 166
      Friends of the Earth, Inc. v. Laidlaw Environmental Services (TOC), Inc. 166
      Notes and Questions 167
   d. Class Actions 167
      Sosna v. Iowa 167
      Gerstein v. Pugh 168
      Notes and Questions 169
      Franks v. Bowman Transportation Co. 170
      Notes and Questions 170
      United States Parole Commission v. Geraghty 171
      Notes and Questions 173
      Problems 173

E. Ripeness 174
   United Public Workers of America v. Mitchell 175
   Notes and Questions 179
   Abbott Laboratories v. Gardner 180
   Toilet Goods Association v. Gardner 184
   Notes and Questions 189
   Problems 192

F. The Political Question Doctrine 193
   Luther v. Borden 196
   Notes and Questions 196
   Baker v. Carr 197
   Notes and Questions 201
   Nixon v. United States 202
   Notes and Questions 213
   Morgan v. United States 214
   Notes and Questions 217
   Problems 222
3 Congressional Control of Jurisdiction

A. “Jurisdiction Stripping”
   1. Traditional Doctrine
      Sheldon v. Sill
      Ex parte McCardle
      Notes and Questions
   2. Constraints on Congress’s Power over Jurisdiction
      a. “External Constraints”
         United States v. Klein
      b. “Internal” Constraints
         Martin v. Hunter’s Lessee
      Notes and Questions
   3. Congress’s Power to “Channel” Jurisdiction
      Yakus v. United States
      Notes and Questions
   4. Interpretation of Potential Jurisdiction-Stripping Statutes
      Johnson v. Robison
      Notes and Questions
      Problems

B. Congress’s Power to Vest Article III Business in Bodies Other than Article III Courts
   Northern Pipeline Construction Co. v. Marathon Pipe Line Co.
   Notes and Questions
   Thomas v. Union Carbide Agricultural Products Co.
   Notes and Questions
   Commodity Futures Trading Commission v. Schor
   Notes and Questions
   Granfinanciera, S.A. v. Nordberg
   Notes and Questions
   Problems

C. Congress’s Power to Vest Article III Courts with Other than Article III Business
   Notes and Questions
   Problem
D. Congressional Control over State Court Jurisdiction 305

1. When State Courts May Hear Claims Arising Under Federal Law 305
   Excerpt from The Federalist, No. 82 305
   Yellow Freight System, Inc. v. Donnelly 307
   Notes and Questions 309

2. When State Courts Must Hear Claims Arising Under Federal Law 311
   a. State Court Obligation to Consider Federal Claims 311
      Testa v. Katt 312
      Notes and Questions 315
   b. State Court Procedure When Considering Federal Claims 317
      Minneapolis & St. Louis Railroad Co. v. Bombolis 317
      Dice v. Akron, Canton & Youngstown Railroad Co. 319
      Notes and Questions 324
      Problems 324

3. When State Courts May Not Hear Cases Arising Under Federal Law 325
   Tarble’s Case 325
   Notes and Questions 332

4. Removal of Cases from State Courts 333
   Tennessee v. Davis 333
   Notes and Questions 338

4 The Law Applied in Cases in Federal Court 341

A. State Law in the Federal Courts 342

1. Swift and Erie 342
   Swift v. Tyson 342
   Notes and Questions 345
   Erie Railroad Co. v. Tompkins 346
   Notes and Questions 352
   Problems 354

2. Choice of Law 355
   Klaxon Co. v. Stentor Electric Manufacturing Co. 355
   Notes and Questions 356
   Problems 359

3. What Part of State Law to Apply — Substance versus Procedure 359
Contents

Guaranty Trust Co. of New York v. York 360
Notes and Questions 365
Byrd v. Blue Ridge Rural Electric Cooperative, Inc. 367
Notes and Questions 369
Hanna v. Plumer 370
Notes and Questions 377
Notes and Questions 393
Problems 394

4. Other Applications of State Law in Federal Court 395
Agency Holding Corp. v. Malley-Duff & Associates, Inc. 395
Notes and Questions 402
De Sylva v. Ballentine 403
Notes and Questions 405

B. Federal Common Law 406
1. Introduction 406
Clearfield Trust Co. v. United States 406
Notes and Questions 409

2. Areas in Which Federal Common Law Applies 411
a. Cases Involving Rights and Duties of the United States 411
United States v. Kimbell Foods, Inc. 411
Notes and Questions 416
b. Cases Involving Other Federal Interests 417
Boyle v. United Technologies Corp. 417
Notes and Questions 426
c. Express Instructions to Create Federal Common Law 427
d. Implicit Instructions to Create Federal Common Law 428
Textile Workers Union of America v. Lincoln Mills of Alabama 428
Notes and Questions 431
e. Statutory Interpretation and Federal Common Law 432
f. Criminal Cases 433
Problem 433

C. Rights of Action 434
Texas & Pacific Railway Co. v. Rigsby 434
Notes and Questions 436
J.I. Case Co. v. Borak 436
Notes and Questions 439
Cort v. Ash 440
Notes and Questions 444
Alexander v. Sandoval 445
5 | Federal Jurisdiction

A. Federal Question Jurisdiction
   1. The Constitutional “Arising Under” Provision
      - *Osborn v. Bank of the United States*
      - Notes and Questions
      - Problems
      - *Textile Workers Union of America v. Lincoln Mills of Alabama*
      - Notes and Questions
      - Problem
   2. The Statutory “Arising Under” Jurisdiction
      a. The Well-Pleaded Complaint Rule
      - *Louisville & Nashville Railroad Co. v. Mottley*
      - Notes and Questions
      - Problems
      b. State Law Incorporating Federal Law
         - American Well Works Co. v. Layne & Bowler Co.
         - Smith v. Kansas City Title & Trust Co.
         - Moore v. Chesapeake & Ohio Railway Co.
         - *Gunn v. Minton*
         - Notes and Questions
         - Problems

B. Diversity Jurisdiction
   1. The Policy of Diversity Jurisdiction
      - The Federalist, No. 80: “The Powers of the Judiciary”
      - Notes and Questions
   2. Requirements for Diversity Jurisdiction
      a. Complete Diversity
         - *Strawbridge v. Curtis*
         - Notes and Questions
      b. Determining Citizenship
         i. Natural Persons
         - *Washington v. Hovensa LLC*
         - Notes and Questions
         - Problems
| CONTENTS |
|---------------------------------|---|
| ii. Corporations and Other      | 512 |
| Artificial Entities             | 512 |
| *Hertz Corp. v. Friend*         | 513 |
| Notes and Questions             | 519 |
| c. The Amount-in-Controversy Requirement | 520 |
| Notes and Questions             | 521 |
| 3. Judicially Created Exceptions to Diversity Jurisdiction | 522 |
| Notes and Questions             | 528 |
| Problems                        | 530 |
| C. Supplemental Jurisdiction    | 531 |
| *United Mine Workers of America v. Gibbs* | 531 |
| Notes and Questions             | 535 |
| *Exxon Mobil Corp. v. Allapattah Services, Inc.* | 538 |
| Notes and Questions             | 547 |
| Problems                        | 549 |

| PART II. |
|---------------------------------|---|
| LAWSUITS AGAINST GOVERNMENTS AND THEIR OFFICIALS | 551 |

| 6 |
|---------------------------------|---|
| Federal Sovereign Immunity      | 553 |

| A. The Rule of Immunity         | 553 |
| *Schillinger v. United States*  | 553 |
| Notes and Questions             | 558 |
| *Price v. United States*        | 559 |
| Notes and Questions             | 561 |
| On the Origins of Sovereign Immunity | 561 |
| Notes and Questions             | 564 |

<table>
<thead>
<tr>
<th>B. Methods of Avoiding Federal Sovereign Immunity</th>
<th>565</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Traditional Methods</td>
<td>565</td>
</tr>
<tr>
<td><em>Marbury v. Madison</em></td>
<td>565</td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>565</td>
</tr>
<tr>
<td><em>United States v. Lee</em></td>
<td>565</td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>575</td>
</tr>
<tr>
<td>Youngstown Sheet &amp; Tube Co. v. Sawyer</td>
<td>576</td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>577</td>
</tr>
<tr>
<td><em>Little v. Barreme</em></td>
<td>577</td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>579</td>
</tr>
</tbody>
</table>

| 2. Problems with the Traditional Method           | 580 |
| *Land v. Dollar*                                  | 581 |
| Notes and Questions                                | 583 |
A. The Provocation 589
   
   *Chisholm v. Georgia* 589
   Notes and Questions 602

B. The Response 603
   
   U.S. Constitution, Amendment XI 603

C. The Great Debate 603
   
   *Hans v. Louisiana* 604
   Notes and Questions 612
   *Atascadero State Hospital v. Scanlon* 613
   Notes and Questions 627
   *Welch v. Texas Department of Highways and Public Transportation* 627
   Notes and Questions 637

D. Methods of Avoiding State Sovereign Immunity 637
   
   *Ex parte Young* 638
   Notes and Questions 647
   *Edelman v. Jordan* 647
   Notes and Questions 654

E. A Few More Details 657
   
   *Hutto v. Finney* 657
   Notes and Questions 659
   *Pennhurst State School & Hospital v. Halderman* 660
   Notes and Questions 661
   *Edelman v. Jordan* 661
   Notes and Questions 661
   Lincoln County v. Luning 661
   Notes and Questions 662
   West Virginia v. United States 662
   Notes and Questions 663

F. Congressional Abrogation of State Sovereign Immunity 663
   
   Fitzpatrick v. Bitzer 663
   Notes and Questions 665
   Pennsylvania v. Union Gas Co. 666
   *Seminole Tribe of Florida v. Florida* 667
   Notes and Questions 679
   *Florida Prepaid Postsecondary Education Expense Board v. College Savings Bank* 680
   Notes and Questions 687
   Central Virginia Community College v. Katz 690
   Notes and Questions 692
8  Official Suits and Official Immunity  705

A.  Causes of Action  706
1.  Against Federal Officers  706
   Bivens v. Six Unknown Named Agents of Federal Bureau of Narcotics  706
   Notes and Questions  716
   Ziglar v. Abbasi  719
   Notes and Questions  730
   Problems  731
2.  Against State Officers  732
   a.  §1983 and Its Basic Scope  732
      Monroe v. Pape  733
      Notes and Questions  743
      Problems  747
   b.  Wrongs Covered by §1983  747
      Maine v. Thiboutot  747
      Notes and Questions  754
      Problems  759
   c.  Proper Defendants Under §1983  760
      Monell v. Department of Social Services of the City of New York  760
      Notes and Questions  767
      Problems  769

B.  Official Immunities  770
1.  Absolute Immunity  770
   Stump v. Sparkman  770
   Notes and Questions  778
   Problems  780
2.  Qualified Immunity  781
   Harlow v. Fitzgerald  781
   Notes and Questions  787
   Problems  792

PART III.  INTERSYSTEM RELATIONSHIPS  793

9  Abstention Doctrines and Related Restrictions on Federal Jurisdiction  795
<table>
<thead>
<tr>
<th>Contents</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>A. The Anti-Injunction Act</td>
<td></td>
</tr>
<tr>
<td>&quot;Kline v. Burke Construction Co.&quot;</td>
<td>796</td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>800</td>
</tr>
<tr>
<td>&quot;Atlantic Coast Line Railroad Co. v. Brotherhood of Locomotive Engineers&quot;</td>
<td>800</td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>806</td>
</tr>
<tr>
<td>&quot;Mitchum v. Foster&quot;</td>
<td>807</td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>814</td>
</tr>
<tr>
<td>Problems</td>
<td>815</td>
</tr>
<tr>
<td>B. Pullman Abstention</td>
<td></td>
</tr>
<tr>
<td>&quot;Railroad Commission of Texas v. Pullman Co.&quot;</td>
<td>816</td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>819</td>
</tr>
<tr>
<td>&quot;England v. Louisiana State Board of Medical Examiners&quot;</td>
<td></td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>820</td>
</tr>
<tr>
<td>Problems</td>
<td>822</td>
</tr>
<tr>
<td>C. Specialized Abstention Doctrines</td>
<td></td>
</tr>
<tr>
<td>1. Burford Abstention</td>
<td></td>
</tr>
<tr>
<td>&quot;Burford v. Sun Oil Co.&quot;</td>
<td>825</td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>828</td>
</tr>
<tr>
<td>2. Thibodaux Abstention</td>
<td></td>
</tr>
<tr>
<td>&quot;Louisiana Power &amp; Light Co. v. City of Thibodaux&quot;</td>
<td>828</td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>831</td>
</tr>
<tr>
<td>D. Younger Abstention</td>
<td></td>
</tr>
<tr>
<td>&quot;Douglas v. City of Jeannette&quot;</td>
<td>831</td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>833</td>
</tr>
<tr>
<td>&quot;Dombrowski v. Pfister&quot;</td>
<td>834</td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>837</td>
</tr>
<tr>
<td>&quot;Younger v. Harris&quot;</td>
<td>837</td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>847</td>
</tr>
<tr>
<td>&quot;Steffel v. Thompson&quot;</td>
<td>848</td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>857</td>
</tr>
<tr>
<td>Problems</td>
<td>858</td>
</tr>
<tr>
<td>&quot;Hicks v. Miranda&quot;</td>
<td>859</td>
</tr>
<tr>
<td>&quot;Doran v. Salem Inn, Inc.&quot;</td>
<td>865</td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>868</td>
</tr>
<tr>
<td>Problems</td>
<td>868</td>
</tr>
<tr>
<td>&quot;Huffman v. Pursue, Ltd.&quot;</td>
<td>869</td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>870</td>
</tr>
<tr>
<td>&quot;Pennzoil Co. v. Texaco, Inc.&quot;</td>
<td>871</td>
</tr>
<tr>
<td>Notes and Questions</td>
<td>876</td>
</tr>
<tr>
<td>&quot;Sprint Communications, Inc. v. Jacobs&quot;</td>
<td>876</td>
</tr>
<tr>
<td>Problems</td>
<td>877</td>
</tr>
</tbody>
</table>
10 Supreme Court Review — Especially of Cases Decided by State Courts

A. How Cases Reach the Supreme Court
   1. Supreme Court Appellate Review of Cases from Federal Courts
   2. Supreme Court Appellate Review of Cases from State Courts

B. The Supreme Court’s Power to Review Cases Decided by State Courts

   Martin v. Hunter’s Lessee
   Notes and Questions

C. The Scope of Supreme Court Review of Cases Decided by State Courts
   1. Questions Subject to Review
      Murdock v. City of Memphis
      Notes and Questions
   2. Adequate and Independent State Grounds
      Fox Film Corp. v. Muller
      Notes and Questions
      Problems
   a. What Constitutes an “Adequate” State Ground?
      Staub v. City of Baxley
      Notes and Questions
      Problems
   b. What Constitutes an “Independent” State Ground?
      Delaware v. Prouse
      Notes and Questions
      Problems
      Michigan v. Long
      Notes and Questions
      Problems
   3. The Final Judgment Requirement
      Flynt v. Ohio
      Cox Broadcasting Corp. v. Cohn
      Notes and Questions
      Problems

11 Habeas Corpus

A. Habeas Corpus for Persons Held Without Criminal Charge
   Ex parte Milligan
   Notes and Questions
   Ex parte Quirin
B. Habeas Corpus for Persons Held Pursuant to a Criminal Conviction 976
   1. The Basic Principle of Habeas Corpus for a Criminally Convicted Prisoner 977
      *Brown v. Allen* 977
      Notes and Questions 986
   2. Prerequisites to Habeas Corpus 987
      a. “In Custody” 987
      b. Exhaustion of State Remedies 988
      c. Statute of Limitations 990
      d. Second and Successive Petitions 991
   3. Claims Cognizable in Habeas Corpus Proceedings 992
      a. “Non-Guilt-Related” Claims 992
         *Stone v. Powell* 992
         Notes and Questions 1001
      b. The Claim of Innocence 1002
         *Herrera v. Collins* 1002
         Notes and Questions 1008
         Problems 1008
      c. Claims Based on “New” Rules 1009
         *Teague v. Lane* 1010
         Notes and Questions 1021
         Problems 1023
   4. The Standard of Review in Habeas Proceedings 1024
      a. Federal Adjudication of Factual Issues in Habeas Proceedings 1024
      b. Federal Adjudication of Legal Issues in Habeas Proceedings 1031
         *(Terry) Williams v. Taylor* 1031
         Notes and Questions 1041
         Problem 1043
   5. Claims Defaulted in State-Court Proceedings 1043
      Daniels v. Allen 1044
      Notes and Questions 1045
      Fay v. Noia 1045
      Notes and Questions 1048
      *Wainwright v. Sykes* 1048
      Notes and Questions 1057
      Problems 1062

*Table of Cases* 1065
*Index* 1075