

# fault lines in the constitution

THE GRAPHIC NOVEL



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*fault lines in  
the constitution*



# Fault Lines In The Constitution

**Austin Sarat, Lawrence Douglas**



## **Fault Lines In The Constitution:**

Fault Lines in the Constitution Cynthia Levinson, Sanford Levinson, 2017-09-01 Many of the political issues we struggle with today have their roots in the US Constitution Husband and wife team Cynthia and Sanford Levinson take readers back to the creation of this historic document and discuss how contemporary problems were first introduced then they offer possible solutions Think Electoral College gerrymandering even the Senate Many of us take these features in our system for granted But they came about through haggling in an overheated room in 1787 and we re still experiencing the ramifications Each chapter in this timely and thoughtful exploration of the Constitution s creation begins with a story all but one of them true that connects directly back to a section of the document that forms the basis of our society and government From the award winning team Cynthia Levinson children s book author and Sanford Levinson constitutional law scholar **Fault Lines in the Constitution** will encourage exploration and discussion from young and old readers alike

**Fault Lines in the Constitution: The Graphic Novel** Cynthia Levinson, Sanford Levinson, 2020-09-22 The latest volume in our World Citizen Comics graphic novel series **Fault Lines in the Constitution** teaches readers how this founding document continues to shape modern American society In 1787 after 116 days of heated debates and bitter arguments the United States Constitution was created This imperfect document set forth America s guiding principles but it would also introduce some of today s most contentious political issues from gerrymandering to the Electoral College to presidential impeachment With colorful art compelling discourse and true stories from America s past and present **Fault Lines in the Constitution The Graphic Novel** sheds light on how today s political struggles have their origins in the decisions of our Founding Fathers Children s book author Cynthia Levinson constitutional law scholar Sanford Levinson and artist Ally Shwed deftly illustrate how contemporary problems arose from this founding document and then they offer possible solutions This book is part of the World Citizen Comics series a bold line of civics focused graphic novels that equip readers to be engaged citizens and informed voters

**Fault Lines in Indian Democracy** G. Rama Chandra Reddy, 2007 Political Faultlines in the Middle East Kingshuk Chatterjee, 2023-06-14 The region of the Middle East is beset with a structural crisis of which particular crises confronting the component countries happen to be merely subsets The real questions revolve round the issue of how long can the present dispensations of power and social structures in the region forged in the twentieth century first half or second can last in the twenty first when they no longer reflect the realities on the ground This volume aims to look at some of the issues to see how the faultlines in the region appear in 2020 to both those in the region and those outside it The volume limits itself to only Levant and the Gulf and looks at the tensions within and policies both foreign and domestic of some of the key regional players which have regional repercussions It also looks at the policies of some of the global players operating in the region that have bearing on the regional faultlines Print edition not for sale in South Asia India Sri Lanka Nepal Bangladesh Pakistan and Bhutan

**American Public Service** Sheila Suess Kennedy, David Schultz, 2011-08-25 Questions of ethics in

public administration are increasingly in the news where commentators seem too often detached from the sources of those ethics and their application to current political conflicts American Public Service Constitutional and Ethical Foundations examines public administration ethics as contextualized by constitutional legal and political values within the United States Through case studies hypothetical examples and an easy to read discussion format the authors explore what these values mean for specific duties of government managers and for the resolution of many contemporary issues confronting public sector officials Key Features Describes the philosophical underpinnings of the Constitution and the Bill of Rights Identifies the values that anchor and define what government and public administrators should do Indicates where these values fit into a framework for moral decision making in the public sector and how they apply to discussions of current controversies in public administration Written by authors with rich experience as both lawyers and academics in public administration programs

*Faultlines* Jeffrey Simpson,1993 *Democracy and Dysfunction* Sanford Levinson,Jack M. Balkin,2019-04-16 It is no longer controversial that the American political system has become deeply dysfunctional Today only slightly more than a quarter of Americans believe the country is heading in the right direction while sixty three percent believe we are on a downward slope The top twenty words used to describe the past year include chaotic turbulent and disastrous Donald Trump s improbable rise to power and his 2016 Electoral College victory placed America s political dysfunction in an especially troubling light but given the extreme polarization of contemporary politics the outlook would have been grim even if Hillary Clinton had won The greatest upset in American presidential history is only a symptom of deeper problems of political culture and constitutional design *Democracy and Dysfunction* brings together two of the leading constitutional law scholars of our time Sanford Levinson and Jack M Balkin in an urgently needed conversation that seeks to uncover the underlying causes of our current crisis and their meaning for American democracy In a series of letters exchanged over a period of two years Levinson and Balkin travel along with the rest of the country through the convulsions of the 2016 election and Trump s first year in office They disagree about the scope of the crisis and the remedy required Levinson believes that our Constitution is fundamentally defective and argues for a new constitutional convention while Balkin who believes we are suffering from constitutional rot argues that there are less radical solutions As it becomes dangerously clear that Americans and the world will be living with the consequences of this pivotal period for many years to come it is imperative that we understand how we got here and how we might forestall the next demagogue who will seek to beguile the American public

**Encyclopedia of Constitutional Amendments, Proposed Amendments, and Amending Issues, 1789-2023** John R. Vile,2023-10-19 Written by a leading scholar of the constitutional amending process this two volume encyclopedia now in its fifth edition is an indispensable resource for students legal historians and high school and college librarians This authoritative reference resource provides a history and analysis of all 27 ratified amendments to the Constitution as well as insights and information on thousands of other amendments that have been proposed but never ratified from America s birth until the present day The

set also includes a rich bibliography of informative books articles and other media related to constitutional amendments and the amending process      **The Democracy Amendments** John J. Davenport, 2023-05-16 The institutional fabric of our nation is afflicted by divisive politics Trust in Congress and the Supreme Court has reached new lows and a tsunami of misinformation and vote suppression is causing many Americans to lose faith in the electoral process itself These problems can no longer be solved simply by winning elections gridlock in both the Senate and House together with judicial vetoes block most legal reforms for which majorities of Americans vote Constitutional amendments are the only way out that can restore our government s capacity to solve problems and rebuild faith among citizens that they can actively participate in effective democratic processes This book sets out a moderate centrist agenda to achieve this goal setting out the problems and solutions in clear language accessible to non experts Steering clear of the sharp political divides Davenport describes 25 procedural amendments that a majority of Americans can consider to fix the deepest flaws in our constitutional design He also argues that a new national convention called by the states offers the best chance to break the logjam and restore the politics of effective compromise      **Verfassungsgebung und Systemwechsel** Ellen Bos, 2013-04-17 Welche Faktoren bestimmen die Herausbildung demokratischer politischer Institutionen beim bergang vom Autoritarismus zur Demokratie Diese Frage ist Ausgangspunkt dieses Bandes Zun chst wird die in den verschiedenen Zweigen der Transitionsforschung gef hrte komplexe Debatte ber die Genese demokratischer Institutionensysteme systematisiert Weiter werden aus einem berblick ber die Geschichte der modernen Verfassungen sowohl generelle Merkmale von Verfassungsgebungsprozessen als auch grundlegende Verfassungsmodelle und kulturen abgeleitet Vor diesem Hintergrund werden dann die aktuellen Verfassungsgebungsprozesse in Polen und Ungarn nachvollzogen Es kann gezeigt werden da in diesen die Machtinteressen politischer Akteure zwar der ma gebliche Faktor waren aber der Gestaltungs und Entscheidungsspielraum der Akteure stark durch in der Vergangenheit etablierte institutionelle Traditionen begrenzt wurde      **Research Handbook on Legal Pluralism and EU Law** Gareth Davies, Matej Avbelj, The Research Handbook on Legal Pluralism and EU Law explores the diversity of phenomenon of overlapping legal systems within the European Union the nature of their interactions and how they deal with the difficult question of the legal hierarchy between them The contributors reflect on the history sociology and legal scholarship on constitutional and legal pluralism and develop this further in the light of the challenges currently facing the EU      **THE IMPLEMENTATION OF MODERN AFRICAN CONSTITUTIONS: Challenges and Prospects** Charles M. Fombad, Nathaniel A Inegbedion, Thulani R Maseko, Lukman Abdulrauf, Tinashe Chigwata, Donald Rukare, Wandisa Phama, Palesa Madi, Makanatsa Makonese, Kamotho Waiganjo, Jane R Serwanga, 2016-12-30      *International Law And Armed Conflict, Exploring the Faultlines* Michael N. Schmitt, Jelena Pejic, 2007 International law and armed conflict exist in a symbiotic relationship In some cases law shapes conflict proactively by imposing normative limits in advance of the appearance of proscribed conduct Much more commonly armed conflict either reveals lacunae in the law or demonstrates

how law designed for yesterday's wars falls short when applied to contemporary conflict. When that happens international law reacts by allowing provisions to fall into desuetude embracing new interpretations of existing prescriptions or generating new norms through practice or codification. In the 21st Century both international security and armed conflict are the subject of arguably unprecedented sea changes. As a result claims that both the *jus ad bellum* and *jus in bello* are unwieldy and ill fitting in the context of modern hostilities have surfaced prominently. Whether one agrees with such dire assessments what has become clear is that armed conflict is increasingly exposing faultlines in the law governing the resort to force. The intent of this collection of essays in honour of Professor Yoram Dinstein on the occasion of his 70th birthday is to explore such faultlines first by identifying them and then by assessing their consequences. In a sense then the essays contributed by the top minds in the field will serve to assist academics and practitioners to anticipate pressure on the law governing armed conflict and to the extent possible react accordingly. Paralleling Professor Dinstein's classic works *War Aggression and Self Defence* and *The Conduct of Hostilities Under the Law of International Armed Conflict* the book addresses both *ius ad bellum* and *ius in bello* topics.

*Why the People Beka Feathers*, 2022-06-14 This witty and well argued graphic novel is a must have for anyone wanting to learn what power we the people actually have in a democracy. Why the people Is democracy actually the best form of government. Does it ever work like it's supposed to. Join Lin and Julie in the middle of an airport as they wonder aloud how America can ever be a democracy when citizens seem to disagree about everything. With them we are whisked through political history and journey through different systems of power including monarchy, theocracy, dictatorship and oligarchy. Beka Feathers and Ally Shwed shine a bright light on power, justice and the promise of true democracy.

**The Constitution's Text in Foreign Affairs** Michael D. Ramsey, 2007-06-01 Ramsey describes the constitutional law of foreign affairs derived from an historical understanding of the Constitution's text. Examining recurring foreign affairs controversies such as the power to enter armed conflict the author shows how the words, structure and context of the Constitution can resolve pivotal court cases and modern disputes.

**The Oxford Handbook of the Australian Constitution** Cheryl Saunders, Adrienne Stone, 2018-02-22 Constitutional law provides the legal framework for the Australian political and legal systems and thus touches almost every aspect of Australian life. The Handbook offers a critical analysis of some of the most significant aspects of Australian constitutional arrangements setting them against the historical, legal, political and social contexts in which Australia's constitutional system has developed. It takes care to highlight the distinctive features of the Australian constitutional system by placing the Australian system where possible in global perspective. The chapters of the Handbook are arranged in seven thematically grouped parts. The first Foundations deals with aspects of Australian history which have influenced constitutional arrangements. The second Constitutional Domain addresses the interaction between the constitution and other relevant legal systems and orders including the common law, international law and state constitutions. The third Themes identifies themes of special constitutional significance including the legitimacy of the constitution.

citizenship and republicanism The fourth Practice and Process deals with practical issues relevant to constitutional litigation including the processes techniques and authority of the High Court of Australia The final three parts deal with the structural building blocks of the Australian Constitutional system Separation of Powers Federalism and the Protection of Rights Written by a team of experts drawn from academia and practice the Handbook provides Australian and international readers alike with a reliable source of knowledge understanding and insight into the Australian Constitution

**Constitutional Law and the Politics of Ethnic Accommodation** Bashir Mobasher, 2023-12-29 This book explores whether the legal and political institutions of Afghanistan were able to incorporate diverse ethnic groups into the political process Ethnic accommodation has gained central stage in the literature on institutional design and democratic consolidation However some divided societies are more explored than others and Afghanistan is one understudied country that is critically important for testing and improving our theories of institutional design in a democratizing plural society This work examines the Constitution of 2004 and those provisions of electoral laws and political party laws that together devised Afghan political institutions including those of the presidential system unitary government electoral systems as well as the party system It argues that due to their incongruence in design and effects the Afghan political institutions failed to fully accommodate ethnic groups in the political process This book adopts a holistic approach while also paying careful attention to the details of each of the individual pieces of political institutions designed by the Constitution of 2004 Taken together this approach yields insights into the boundaries and interactions of institutional design and how their interactions hinder or advance ethnic accommodation in varying contexts The book will be essential reading for academics researchers and policy makers interested in constitutional law and politics

**Against Constitutional Originalism** Jonathan Gienapp, 2024-09-03 A detailed and compelling examination of how the legal theory of originalism ignores and distorts the very constitutional history from which it derives interpretive authority Constitutional originalism stakes law to history The theory's core tenet that the U S Constitution should be interpreted according to its original meaning has us decide questions of modern constitutional law by consulting the distant constitutional past Yet originalist engagement with history is often deeply problematic And now that a majority of justices on the U S Supreme Court champion originalism the task of scrutinizing originalists use and abuse of history has never been more urgent In this comprehensive and novel critique of originalism Jonathan Gienapp targets originalists unspoken assumptions about the Constitution and its history Originalists are committed to recovering the Constitution laid down at the American Founding yet they often assume that the Constitution is fundamentally modern Rather than recovering the original Constitution they project their own understandings onto it assuming that eighteenth century constitutional thinking was no different than their own They take for granted what it meant to write a constitution down what law was how it worked and where it came from and how a constitution's meaning was fixed In the process they erase the Constitution that eighteenth century Americans in fact created By understanding how

originalism fails we can better understand the Constitution that we have      Law and the Sacred Austin Sarat, Lawrence Douglas, 2007 The essays in this book were originally prepared for during the 2001 2002 academic year Acknowledgments

Politics and Constitutions in Southeast Asia Marco Bünte, Björn Dressel, 2016-07-15 In recent years the constitutional landscape of Southeast Asia has changed tremendously Against a worldwide background of liberalization globalization and democratization states in the region have begun to alter their constitutions reinforcing human rights provisions and putting in place institutional safeguards such as constitutional courts and human rights commissions On closer examination however the picture is very complex with constitutional developments differing greatly between states This book explores a range of current constitutional developments in the different states of Southeast Asia through a distinct political lens Drawing on comparative and single case studies it considers various constitutional areas including constitution drafting human rights legal safeguards and the continuing role of the military sets constitutional developments in the wider political and historical context of each country and makes comparisons both with Western democracies and with other developing regions The book concludes by assessing overall how far constitutional practices and trajectories are converging towards a liberal Western model or towards a distinctly Southeast Asian model



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