

ILLINOIS STATE CONSTITUTION TEST

Give the article number of the Illinois Constitution which states: *(underline)*

1. _____ The State militia consists of all able-bodied persons residing in the State...
2. _____ Education in public schools through the secondary level shall be free.
3. _____ The legislative power is vested in the General Assembly.
4. _____ The legislative, executive and judicial branches are separate.
5. _____ Crime victims, as defined by law, shall have the following rights...
6. _____ The judicial power is vested in a Supreme Court, an Appellate Court and Circuit Courts.
7. _____ Public funds, property or credit shall be used only for public purposes.
8. _____ Each person has the right to a healthful environment.
9. _____ The Executive Branch shall include a Governor, Lieutenant Governor...
10. _____ "Units of local government" means counties, municipalities, townships...
11. _____ Each prospective holder of a State office... shall take... the following oath...
12. _____ The power of taxation shall not be surrendered, suspended or contracted away.
13. _____ Every citizen... shall have the right to vote at such elections.

Multiple Choice. Write the letter of the best answer in the blank. *(underline)*

14. _____ Illinois became a state in
A. 1870
B. 1818
C. 1776
D. 1970
15. _____ The Constitution used in Illinois now was adopted and ratified in
A. 1870
B. 1818
C. 1776
D. 1970

Constitution Test Study Guide Illinois 2013

James W. Ely, Jr.



Constitution Test Study Guide Illinois 2013:

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 What are the chances that in 2024 a new book could fundamentally reorient how we understand America's founding Jonathan Gienapp has written such a book You read it and you get vertigo Gienapp's book comes as a thunderclap Cass Sunstein Washington Post 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

The Contract Clause James W. Ely, Jr., 2016-10-28 Few provisions of the American Constitution have had such a tumultuous history as the contract clause Prompted by efforts in a number of states to interfere with debtor-creditor relationships after the Revolution the clause Article I Section 10 reads that no state shall pass any Law impairing the Obligation of Contracts Honoring contractual commitments in the framers' view would serve the public interest to encourage commerce and economic growth How the contract clause has fared as chronicled in this book by James W. Ely Jr tells us a great deal about the shifting concerns and assumptions of Americans Its history provides a window on matters central to American constitutional history including the protection of economic rights the growth of judicial review and the role of federalism Under the leadership of Chief Justice John Marshall the Supreme Court construed the provision expansively and it rapidly became the primary vehicle for federal judicial review of state legislation before the adoption of the Fourteenth Amendment Indeed the contract clause was one of the most litigated provisions of the Constitution throughout the nineteenth century and its history reflects the impact of wars economic distress and political currents on reading the Constitution Ely shows how over time the courts carved out several malleable exceptions to the constitutional protection of contracts most notably the notion of an inalienable police power thus weakening the contract clause and enhancing state regulatory authority His study documents the near fatal blow dealt to the provision by New Deal constitutionalism when the perceived

need for governmental intervention in the economy superseded the economic rights of individuals. Though the 1970s saw a modest revival of interest in the contract clause, the criteria for invoking it remain uncertain. And yet as state and local governments try to trim the benefits of public sector employees, the provision has once again figured prominently in litigation. In this book James Ely gives us a timely analytical lens for understanding these contemporary challenges as well as the critical historical significance of the contract clause.

People of the State of Illinois V. Gaytan, 2013

Fundamental Labour Rights and the Constitution Giulia Frosecchi, 2023-07-05

The book reflects on constitutional balancing from the perspective of fundamental labour rights. It draws on neo constitutional theories and builds on the assumption that fundamental labour rights understood as rights aimed at protecting workers during their working life or after retirement are the normative expression of founding values and can be balanced against equally axiological constitutional principles. The balancing of constitutional labour rights can be conducted by various institutional actors and by applying different techniques. This volume reviews the theoretical debates on judicial balancing and the approaches adopted by the Court of Justice of the European Union and the European Court of Human Rights to proceed with a closer assessment of Italian and Spanish judicial traditions. In particular it addresses the main profiles of the case law of the Italian and Spanish Constitutional Courts on labour and social law reforms adopted in the aftermath of the 2008 crisis where balancing takes place between labour rights and economic principles. The analysis is focused on four main aspects: the fundamental labour rights in the balance, the role of the Courts, the technique applied by the Judges and the constitutional interests subject to the balancing. It ultimately reveals that the axiological nature of fundamental labour rights is preserved and the economic and financial contingencies confirm their factual character although they are occasionally recognised a prominent role in the ratio decidendi. The book will be a valuable resource for academics and researchers working in the areas of labour law, social security law, legal theory and constitutional law.

Marks V. Vanderventer, 2014

Constitutional Review in Western Europe Kálmán Pócza, 2024-04-16

Recent confrontations between constitutional courts and parliamentary majorities in several European countries have attracted international interest in the relationship between the judiciary and the legislature. Some political actors have argued that courts have assumed too much power and politics has been extremely judicialized. Yet the extent to which this aggregation of power may have constrained the dominant political actors' room for manoeuvre has never been examined accurately and systematically. This volume fills this gap in the literature. To explore the diversity and measure the strength of judicial decisions, the authors have elaborated a new methodology that is intended to give a more nuanced picture of the practice of constitutional adjudication in Europe. The work opens with an assessment of the existing literature on empirical analysis of judicial decisions with a special focus on Western Europe and a short summary of the methodology of the project. This is followed by 11 country studies and a concluding chapter providing a comprehensive comparative analysis of the results. A further ten countries are explored in the counterpart volume to this book: Constitutional

Review in Central and Eastern Europe Judicial Legislative Relations in Comparative Perspective The collection will be an invaluable resource for those working in the areas of empirical legal research and comparative constitutional law as well as political scientists interested in judicial politics *The Black Box Society* Frank Pasquale, 2015-01-05 Every day corporations are connecting the dots about our personal behavior silently scrutinizing clues left behind by our work habits and Internet use The data compiled and portraits created are incredibly detailed to the point of being invasive But who connects the dots about what firms are doing with this information The Black Box Society argues that we all need to be able to do so and to set limits on how big data affects our lives Hidden algorithms can make or ruin reputations decide the destiny of entrepreneurs or even devastate an entire economy Shrouded in secrecy and complexity decisions at major Silicon Valley and Wall Street firms were long assumed to be neutral and technical But leaks whistleblowers and legal disputes have shed new light on automated judgment Self serving and reckless behavior is surprisingly common and easy to hide in code protected by legal and real secrecy Even after billions of dollars of fines have been levied underfunded regulators may have only scratched the surface of this troubling behavior Frank Pasquale exposes how powerful interests abuse secrecy for profit and explains ways to rein them in Demanding transparency is only the first step An intelligible society would assure that key decisions of its most important firms are fair nondiscriminatory and open to criticism Silicon Valley and Wall Street need to accept as much accountability as they impose on others Independence and Legitimacy in the Institutional System of the European Union Dominique Ritleng, 2016-02-11 As EU non majoritarian bodies such as the European Commission the Court of Justice of the European Union and the European Central Bank grow in political influence many have identified the pressing need to keep these bodies accountable to the repositories of the EU s democratic legitimacy This collection of essays sheds light on the inherent tension between independence and legitimacy in the EU s institutional system and explores the options of reconciling the two Featuring analysis from both legal and political perspectives the volume assesses whether to what extent and how it is possible to control the various EU independent bodies and make them answerable for what they do while at the same time upholding their independence *The Israeli Constitution* Gideon Sapir, 2018-07-26 Israeli constitutional law is a sphere of many contradictions and traditions Growing out of British law absorbed by the legal system of Mandate Palestine Israeli constitutional law has followed the path of constitutional law based on unwritten constitutional principles This book evaluates the development of the Israeli constitution from an unwritten British style body of law to the declaration of the Basic Laws as the de facto Israeli constitution by the supreme court and on through the present day The book is divided into a chronological history devoted to a description of the process of establishing a constitution and a thematic one devoted to the review and evaluation of major constitutional issues that are also the subject of discussion and research in other countries with emphasis on the unique characteristics of the Israeli case **The Flight of Icarus** Yiannis Drossos, 2020-12-10 This book provides a detailed analysis of the institutional transformations brought about by the financial

crisis focusing on the institution building course of Europe and the Constitution bending course in several Member States It discusses the seemingly contradictory interplay between national and European institutions and the law resulting from the crisis arguing that the anti crisis exceptionality constitutes the matrix of the new normality of the reformed European economic governance The author carries out a critical analysis of the new economic governance and its case law with regular reference to relevant political episodes key economic figures and to the hitherto lax modes and rules The author also offers deep insights into the Greek adjustment programme and the crisis related Greek and Portuguese constitutional case law presented in comparison with the German and French case law The book concludes with a critical overview of the profound mutations in the role of national Constitutions instigated by the new European economic governance and the emergence of a democratically deficient meta constitutional mode of functioning of both the European institutions and national Constitutions

The Judicial System Carlo Guarnieri,Patrizia Pederzoli,2020-05-29 This timely book explores the expansion of the role of judges and courts in the political system and the mixed reactions generated by these developments In this comprehensive book Carlo Guarnieri and Patrizia Pederzoli draw on a wealth of experience in teaching and research in the field moving beyond traditional legal analysis and providing a clear concise and all encompassing introduction to the phenomenon of the administration of justice and all of its traits Blanchard V. Berrios ,2016 Moline School District No. 40 Board of Education V. Quinn ,2015 **People of the State of Illinois V. Minnis** ,2016 GED Test Prep 2022-2023 Caren Van Slyke,2022-02-01 With realistic practice proven strategies and expert guidance Kaplan s GED Test Prep 2022 2023 English edition US exam gives you everything you need to pass the test Kaplan is the official partner for online prep for the GED test and our content is 100% aligned with the GED test objectives Kaplan s GED Test Prep 2022 2023 is designed to be your one stop self study guide so you can prep at your own pace on your own schedule We re so confident that GED Test Prep 2022 2023 offers the guidance you need that we guarantee it After studying with our book you ll pass the GED or you ll get your money back The Best Practice More than 1 000 practice questions Two full length practice tests one in the book and one online with feedback A diagnostic pretest to help you set up a personalized study plan Essential skills and review for all GED subjects Reasoning through Language Arts Mathematical Reasoning Science and Social Studies Effective strategies for writing the RLA extended response Clear instructions on using the Texas Instruments TI 30XS MultiView calculator Expert Guidance Our books and practice questions are written by teachers who know students every explanation is written to help you learn We know the test The Kaplan team has put tens of thousands of hours into studying the GED we use real data to design the most effective strategies and study plans We invented test prep Kaplan www kaptest com has been helping students for 80 years and our proven strategies have helped legions of students achieve their dreams Want more expert guidance in 60 online videos Try GED Test Prep Plus 2022 2023 **The Oxford Handbook of the U.S. Constitution** Mark V. Tushnet,Mark A. Graber,Sanford Levinson,2015 The Oxford Handbook of the U S Constitution offers a comprehensive

overview and introduction to the U S Constitution from the perspectives of history political science law rights and constitutional themes while focusing on its development structures rights and role in the U S political system and culture This Handbook enables readers within and beyond the U S to develop a critical comprehension of the literature on the Constitution along with accessible and up to date analysis Whether a return to the pristine constitutional institutions of the founding or a translation of these constitutional norms in the present is possible remains the central challenge of U S constitutionalism today Comparative Criminal Procedure Jacqueline E. Ross, Stephen C. Thaman, 2016-06-24 This Handbook presents innovative research that compares different criminal procedure systems by focusing on the mechanisms by which legal systems seek to avoid error protect rights ground their legitimacy expand lay participation in the criminal process and develop alternatives to criminal trials such as plea bargaining as well as alternatives to the criminal process as a whole such as intelligence operations The criminal procedures examined in this book include those of the United States Germany France Spain Russia India Latin America Taiwan and Japan among others AP U.S. Government and Politics Premium, 2025: Prep Book with 6 Practice Tests + Comprehensive Review + Online Practice Curt Lader, 2024-07-02 Be prepared for exam day with Barron s Trusted content from AP experts Barron s AP U S Government and Politics Premium 2025 includes in depth content review and online practice It s the only book you ll need to be prepared for exam day Written by Experienced Educators Learn from Barron s all content is written and reviewed by AP experts Build your understanding with comprehensive review tailored to the most recent exam Get a leg up with tips strategies and study advice for exam day it s like having a trusted tutor by your side Be Confident on Exam Day Sharpen your test taking skills with 6 full length practice tests 3 in the book including a diagnostic test to target your studying and 3 more online plus detailed answer explanations and scoring rubrics for all questions Strengthen your knowledge with in depth review covering all Units on the AP U S Government and Politics Exam Reinforce your learning with multiple choice and free response practice questions at the end of each chapter Become familiar with all of the required foundational documents and Supreme Court cases you need to know for test day all clearly noted throughout the book Online Practice Continue your practice with 3 full length practice tests on Barron s Online Learning Hub Simulate the exam experience with a timed test option Deepen your understanding with detailed answer explanations and expert advice Gain confidence with scoring to check your learning progress

English Language-Mediated Settings and Educational Inequalities Prashneel Ravisan Goundar, 2025-03-17 In this book Goundar explores how educational inequalities are responsible for the way students perform in English language mediated school settings He seeks to establish an explicit connection between language testing and educational inequalities at the higher education level With its focus on higher education this research is a fresh reminder of the need to continuously revisit and unsettle inequalities that are embedded in education systems In the South Pacific context this study reveals the current issues including medium of instruction challenges lack of teaching and learning resources teacher shortages and

language barriers Goundar's research seeks new answers to the problem of academic English language skills faced by undergraduate students. Since English is a second language for the majority of students in Fiji and as the quality of education varies between urban and rural schools, this cumulatively impacts students' acquisition of English skills and consequently their university performance. The important questions posed and addressed in this book are as follows: What are the language implications of colonisation on education in the South Pacific? What resources and learning opportunities are provided in schools to promote equal access to education content for students from non-English speaking backgrounds? How do students from different schooling backgrounds in Fiji cope with an English language mediated university learning environment? Do educational inequalities manifest in the performance of students from all schooling backgrounds or are they confined to specific sociocultural zones? Drawing on a unique dataset from a context in the Global South, this book provides new insights for a more holistic approach to examining academic language proficiency and the use of language testing. English Language mediated Settings and Educational Inequalities: Language Education Policy Agendas in the South Pacific is suitable for postgraduate students in language policy and planning, multilingual language policies for schools, medium of instruction studies and language testing and South Pacific studies.

The People's Constitution John F. Kowal, Wilfred U. Codrington III, 2021-09-21. The 233-year story of how the American people have taken an imperfect constitution, the product of compromises and an artifact of its time, and made it more democratic. Who wrote the Constitution? That's obvious: we think fifty-five men in Philadelphia in 1787. But much of the Constitution was actually written later in a series of twenty-seven amendments enacted over the course of two centuries. The real history of the Constitution is the astonishing story of how subsequent generations have reshaped our founding document amid some of the most colorful, contested, and controversial battles in American political life. It's a story of how we, the People, have improved our government's structure and expanded the scope of our democracy during eras of transformational social change. The People's Constitution is an elegant, sobering, and masterly account of the evolution of American democracy. From the addition of the Bill of Rights, a promise made to save the Constitution from near certain defeat, to the post-Civil War battle over the Fourteenth Amendment, from the rise and fall of the noble experiment of Prohibition to the defeat and resurgence of an Equal Rights Amendment, a century in the making. The People's Constitution is the first book of its kind: a vital guide to America's national charter and an alternative history of the continuing struggle to realize the Framers' promise of a more perfect union.

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