



# Supreme Court Under Earl Warren

**Thomas R. Hensley**



## **Supreme Court Under Earl Warren:**

**The Supreme Court Under Earl Warren** Leonard Williams Levy, 1972      *The Supreme Court Under Earl Warren, 1953-1969* Michal R. Belknap, 2005 In *The Supreme Court under Earl Warren 1953 1969* Michal Belknap recounts the eventful history of the Warren Court Chief Justice Earl Warren s sixteen years on the bench were among the most dramatic productive and controversial in the history of the Supreme Court Warren s tenure saw the Court render decisions that are still hotly debated today Its rulings addressed such issues as school desegregation separation of church and state and freedom of expression      **The Warren Court and American Politics** L. A. Scot Powe, 2001 In learned and lively narrative Powe discusses over 200 significant rulings of the Supreme Court under Chief Justice Earl Warren especially the explosive Brown decision which fundamentally challenged the Southern way of life 13 halftones      **Earl Warren** G. Edward White, 1982-07-15 This is a major biography of one of America s most influential and respected Supreme Court justices by a leading law scholar In the late 1970s Earl Warren s papers were opened and G Edward White a former law clerk of Warren was given complete access to research this book The result is the first study of the Chief Justice to cover his entire political career and to examine aspects of Warren s character that have seemed paradoxical White goes back to Warren s roots in California Progressivism to illuminate his mid century liberalism and the controversial decisions over which he presided in the Supreme Court Based on a wealth of newly available information and White s understanding of Warren s work and personality this is a fascinating original portrait of Chief Justice Earl Warren      **The Warren Court** Melvin I. Urofsky, **The Warren Court and American Politics** Lucas A. Powe, Anne Green Regents Chair Lucas A Powe, Jr., 2009-06 The Supreme Court under Chief Justice Earl Warren was the most revolutionary and controversial Supreme Court in American history But in what sense Challenging the reigning consensus that the Warren Court fundamentally was protecting minorities Lucas Powe revives the valuable tradition of looking at the Supreme Court in the wide political environment to find the Warren Court a functioning partner in Kennedy Johnson liberalism Thus the Court helped to impose national liberal elite values on groups that were outliers to that tradition the white South rural America and areas of Roman Catholic dominance In a learned and lively narrative Powe discusses over 200 significant rulings the explosive Brown decision which fundamentally challenged the Southern way of life reapportionment one person one vote which changed the political balance of American legislatures the gradual elimination of anti Communist domestic security programs the reform of criminal procedures Mapp Gideon Miranda the ban on school sponsored prayer and a new law on pornography Most of these decisions date from 1962 when those who shaped the dominant ideology of the Warren Court of storied fame gained a fifth secure liberal vote The Justices of the majority were prominent individuals brimming with confidence willing to help shape a revolution and see if it would last      **The Supreme Court Justices** Melvin Urofsky, 1994-09 First published in 1994 Routledge is an imprint of Taylor Francis an informa company      **Chief Justice** Ed Cray, 1997 Earl Warren is rightly

remembered not only as one of the great chief justices of the Supreme Court but as one of the most influential Americans of the twentieth century Warren Court decisions such as *Brown v Board of Education* *Miranda* and *Baker v Carr* have given us such famous phrases as separate is not equal read him his rights and one man one vote and have vastly expanded civil rights and personal liberties A generation later the Warren Court's decisions still define American freedoms Ed Cray recounts this truly American story in the finest and most comprehensive biography of Earl Warren He has interviewed nearly all of the Chief's law clerks four of his children and more than one hundred others many of whom recall for the first time their years with Warren He has read thousands of personal letters and official documents deposited in ten libraries across the country weaving them into a tale of political intrigue judicial politics family reminiscences and a loving marriage [The Supreme Court Under Chief Justice Earl Warren](#) Lindsey A. Houk, 2007

*The Warren Court and the Constitution* John Denton Carter, 1973-01-31 The U S Supreme Court under Chief Justice Earl Warren attempted to transfer the balance of American political power from elected representatives to a coalition of restless ambitious power seekers on the liberal left charges author John Denton Carter *The Warren Court and the Constitution* A Critical View of Judicial Activism contends that the appointment of Warren as chief justice in 1953 launched the Supreme Court on a 16 year orgy of unprecedented judicial activism While the author focuses his fire primarily upon Warren the rubbery character and flexible principal that distinguished many members of the Warren Court also come under close scrutiny Carter who holds a doctorate in history from the University of California at Berkeley writes that under Warren the Court was quickly transformed from an impartial forum of justice into a body of Constitutional anarchists He argues that the liberal left coalition focused its efforts on capturing the Supreme Court because it was unable to work its will sufficiently through the Congress and the Presidency The author who collaborated on the seven volume *History of the Army Air Forces in World War II* also contends that the only practical method of reforming the Court today is to pack it with conservatives a procedure he says for which there is ample precedent He warns that because the human thirst for power is insatiable it is certain that this unlawful extension of the judicial authority will continue and become increasingly menacing to stable government and public order unless the court is contained and forced to return to its prescribed duties under the Constitution

**Biographical Encyclopedia of the Supreme Court** Melvin I. Urofsky, 2006-05-25 The recent dramatic shift in makeup of the U S Supreme Court has led to great interest in the rulings and legal opinions of its justices Now CQ Press brings you a comprehensive volume that analyzes the lives and legal philosophies of all past and present justices of the Court *Biographical Encyclopedia of the Supreme Court* includes signed essays profiling the men and women who have served and are serving on the U S Supreme Court This one of a kind reference includes not only important biographical information but also in depth details of the legal contributions made by the men and women of the nation's highest bench Keeping up with the recent changes to the Court this volume includes all current justices New essays profile Chief Justice John Roberts and Justice Samuel Alito Justices are arranged in

an easy to use alphabetical format Each essay is prefaced with key biographical information for each justice such as Birth and death dates Date of nomination to the Court The name of president who nominated the justice The date he or she was seated Date range of service on the Court Within each essay written by a top legal expert scholar or journalist Biographical Encyclopedia of the Supreme Court provides facts and context along with analysis of the opinions and legal philosophies for each justice This new volume is an updated edition of The Supreme Court Justices A Biographical Dictionary 1994 It will prove a valuable resource for academic community college law school and public libraries The Memoirs of Chief Justice Earl Warren Earl Warren,2001 This autobiography is required reading for anyone wishing to understand one of the most controversial Chief Justices in Supreme Court history **The Memoirs of Earl Warren** Earl Warren,1977 Earl Warren recorded in American history as one of the most controversial Chief Justices in Supreme Court history was often the target of bitter public attacks Earl Warren records his true feelings and responses in a frank personal memoir covering the whole course of his distinguished life and career **Earl Warren and the Warren Court** Harry N. Scheiber,2007-01-01 Earl Warren and the Warren Court comprises essays written by leading experts from the fields of law history and social science on the most important areas of the Warren Court s contributions in American law In addition Scheiber includes appraisals of the Warren Court s influence abroad written by authorities of legal development in Europe Latin America Canada and East Asia This book offers a unique set of analyses that portray how innovations in American law generated by the Warren Court led to a reconsideration of law and the judicial role and in many areas of the world to transformations in judicial procedure and the advancement of substantive human rights Also explored within these pages are the personal role of Earl Warren in the shaping of Warren era law and the ways in which his character and background influenced his role as Chief Justice The Warren Court in Historical and Political Perspective Mark V. Tushnet,1993 The tenure of Earl Warren as chief justice of the United States Supreme Court 1953 69 was marked by a series of decisions unique in the history of the Court for the progressive agenda they bespoke What made the Warren Court special How can students of history and political science understand the Warren Court as part of constitutional history and politics To answer such questions nine well known legal scholars and historians explore how each justice contributed to the distinctiveness of the Warren Court in Supreme Court history **The Rehnquist Court** Thomas R. Hensley,2006-06-08 A detailed look at the Rehnquist Court s key figures rulings and major changes to U S constitutional law Did the Rehnquist Court which followed the liberal Warren Court and the moderate Burger Court achieve a conservative counterrevolution Using quantitative data to supplement detailed opinion analysis political scientist Thomas R Hensley argues that continuity not change characterized the Rehnquist Court era But without a doubt the Rehnquist Court was frequently a war zone Fourteen justices served during the Rehnquist era which began in 1986 during the Reagan administration and ended with Rehnquist s death in September 2005 Presidents Reagan and Bush appointed conservative justices and set in motion an assault on the ultra liberal decisions made by the two previous

courts But President Clinton appointed two moderate Democrats slowing the conservative juggernaut The result One of the most fascinating contentious and crucial periods in the history of the U S Supreme Court *The Warren Court* Bernard Schwartz,1996 Garrow and a rare personal remembrance by Justice William J Brennan Jr **The 20th Century O-Z** Frank N. Magill,2013-05-13 Each volume of the Dictionary of World Biography contains 250 entries on the lives of the individuals who shaped their times and left their mark on world history This is not a who s who Instead each entry provides an in depth essay on the life and career of the individual concerned Essays commence with a quick reference section that provides basic facts on the individual s life and achievements The extended biography places the life and works of the individual within an historical context and the summary at the end of each essay provides a synopsis of the individual s place in history All entries conclude with a fully annotated bibliography Democracy and Equality Geoffrey R. Stone,David A. Strauss,2019-12-05 From 1953 to 1969 the Supreme Court under Chief Justice Earl Warren brought about many of the proudest achievements of American constitutional law The Warren declared racial segregation and laws forbidding interracial marriage to be unconstitutional it expanded the right of citizens to criticize public officials it held school prayer unconstitutional and it ruled that people accused of a crime must be given a lawyer even if they can t afford one Yet despite those and other achievements conservative critics have fiercely accused the justices of the Warren Court of abusing their authority by supposedly imposing their own opinions on the nation As the eminent legal scholars Geoffrey R Stone and David A Strauss demonstrate in Democracy and Equality the Warren Court s approach to the Constitution was consistent with the most basic values of our Constitution and with the most fundamental responsibilities of our judiciary Stone and Strauss describe the Warren Court s extraordinary achievements by reviewing its jurisprudence across a range of issues addressing our nation s commitment to the values of democracy and equality In each chapter they tell the story of a critical decision exploring the historical and legal context of each case the Court s reasoning and how the justices of the Warren Court fulfilled the Court s most important responsibilities This powerfully argued evaluation of the Warren Court s legacy in commemoration of the 50th anniversary of the end of the Warren Court both celebrates and defends the Warren Court s achievements against almost sixty five years of unrelenting and unwarranted attacks by conservatives It demonstrates not only why the Warren Court s approach to constitutional interpretation was correct and admirable but also why the approach of the Warren Court was far superior to that of the increasingly conservative justices who have dominated the Supreme Court over the past half century The American Judicial Tradition G. Edward White,2007-01-11 In this revised third edition of a classic in American jurisprudence G Edward White updates his series of portraits of the most famous appellate judges in American history from John Marshall to Oliver W Holmes to Warren E Burger with a new chapter on the Rehnquist Court White traces the development of the American judicial tradition through biographical sketches of the careers and contributions of these renowned judges In this updated edition he argues that the Rehnquist Court s approach to constitutional interpretation may have ushered in a new

stage in the American judicial tradition The update also includes a new preface and revised bibliographic note

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