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# FAILING JUSTICE



*Charles Evans Whittaker  
on the Supreme Court*

CRAIG ALAN SMITH

# Failing Justice Charles Evans Whittaker On The Supreme Court

**J. Michael Cronan**



## **Failing Justice Charles Evans Whittaker On The Supreme Court:**

*Failing Justice* Craig Alan Smith, 2005-07-15 In the history of the U S Supreme Court Associate Justice Charles Evans Whittaker 1957 1962 merited several distinctions He was the only Missourian and the first native Kansan appointed to the Court He was one of only two justices to have served at both the federal district and appeals court levels before ascending to the Supreme Court And Court historians have routinely rated him a failure as a justice This book is a reconsideration of Justice Whittaker with the twin goals of giving him his due and correcting past misrepresentations of the man and his career Based on primary sources and information from the Whittaker family it demonstrates that Whittaker s life record is definitely not one of inadequacy or failure but rather one of illness and difficulty overcome with great determination Nine appendices document all aspects of Whittaker s career Copious notes a selected bibliography and two indexes complete a work that challenges the historical assessment of this public servant from Missouri

**Failing Justice** Craig Alan Smith, Lawrence Harold Larsen, 2003

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**The Prosecution of Professor Chandler Davis** Steve Batterson, 2023-08-08 Exposes the destruction of academic careers and the complicity of educational institutions in McCarthy s America The Prosecution of Professor Chandler Davis tells the true tale of a mathematician who found himself taking an involuntary break from chalking equations to sit opposite a row of self righteous anti Communist congressmen at the height of the McCarthy era Courageously asserting the First Amendment to confront a system rapidly descending into fascism Davis testified before the House Un American Activities Committee HUAC He became one of a small number of left wingers who served time for contempt of Congress In this fascinating and disturbing narrative author Steve Batterson takes a deep dive into extant archival records generated by the FBI HUAC the University of Michigan and repositories holding the papers of former Supreme Court justices He examines the plights of six faculty and graduate students including three future members of the National Academy of Sciences whose careers were disrupted by the anticommunist actions of a wide range of personnel at the University of Michigan He focuses on the seemingly conflicting Supreme Court decisions on labor leader John Watkins and Vassar College Psychology instructor Lloyd Barenblatt And he

examines the role played in the trial by Felix Frankfurter a longtime Associate Justice on the Supreme Court close advisor of Franklin D Roosevelt and co founder of the ACLU In the process Batterson exposes the ways that McCarthy s righteous emissaries relied on all kinds of institutions in 1950s America from Hollywood studios to universities to sabotage the careers of anyone with a trace of Red

**The Supreme Court Justices: Illustrated Biographies** Clare Cushman,2013 Book Description The Supreme Court Justices Illustrated Biographies 1789 2012 Third Edition provides a single volume reference profiling every Supreme Court justice from John Jay through Elena Kagan An original essay on each justice paints a vivid picture of his or her individuality as shaped by family education pre Court career and the times in which he or she lived Each biographical essay also presents the major issues on which the justice presided Essays are arranged in the order of the justices appointments Lively anecdotes along with portraits photographs and political cartoons enrich the text and deepen readers understanding of the justices and of the Court The volume includes an extensive bibliography and is indexed for easy research access New in this edition are a foreword by Chief Justice John G Roberts a revised essay on Chief Justice William H Rehnquist updated essays on sitting or recently retired members of the court new biographies for Chief Justice John G Roberts and Associate Justices Samuel A Alito Elena Kagan and Sonia M Sotomayor an updated listing of members of the Supreme Court with appointment and confirmation dates and an updated bibliography with key sources on the Supreme Court and the justices For insightful background and lively commentary on the individuals who have served on the Supreme Court of the United States there is no better reference than this updated new volume This is a vital reference work for researchers students and others interested in the Supreme Court s past present and future

The Behavior of Federal Judges Lee Epstein,William M. Landes,Richard A. Posner,2013-01-07 Federal judges are not just robots or politicians in robes yet their behavior is not well understood even among themselves Using statistical methods a political scientist an economist and a judge construct a unified theory of judicial decision making to dispel the mystery of how decisions from district courts to the Supreme Court are made

The Most Powerful Court in the World Stuart Banner,2025-02-04 Stuart Banner s The Most Powerful Court in the World is an authoritative history of the United States Supreme Court from the Founding era to the present Not merely a history of the Court s opinions and jurisprudence it is also a rich account of the Court in the broadest sense of the sorts of people who become justices and the methods by which they are chosen of how the Court does its work and of its relationship with other branches of government Rather than praising or criticizing the Court s decisions Banner makes the case that one cannot fully understand the decisions without knowing about the institution that produced them

In Chambers Todd C. Peppers,Artemus Ward,2012-03-05 Written by former law clerks legal scholars biographers historians and political scientists the essays in In Chambers tell the fascinating story of clerking at the Supreme Court In addition to reflecting the personal experiences of the law clerks with their justices the essays reveal how clerks are chosen what tasks are assigned to them and how the institution of clerking has evolved over time from the first clerks in the late

1800s to the clerks of Justice Ruth Bader Ginsburg and Chief Justice William Rehnquist In Chambers offers a variety of perspectives on the unique experience of Supreme Court clerks Former law clerks including Alan M Dershowitz Charles A Reich and J Harvie Wilkinson III write about their own clerkships painting vivid and detailed pictures of their relationships with the justices while other authors write about the various clerkships for a single justice putting a justice s practice into a broader context The book also includes essays about the first African American and first woman to hold clerkships Sharing their insights anecdotes and experiences in a clear accessible style the contributors provide readers with a rare glimpse into the inner workings of the Supreme Court

*The Eisenhower Years* Michael S. Mayer, 2009 The 34th U S president to hold office Dwight D Eisenhower won America over with his irresistible I like Ike slogan Bringing to the presidency his prestige as a commanding general during World War II he worked incessantly during his two terms to ease the tensions of the cold war Pursuing the moderate policies of Modern Republicanism he left a legacy of a stronger and more powerful nation From his crucial role in support of Brown v Board of Education to the National Defense Education Act The Eisenhower Years provides a well balanced study of these politically charged years Biographical entries on key figures of the Eisenhower era such as Allen W Dulles Joseph R McCarthy and Rosa Parks combine with speeches such as the Military Industrial Complex speech the Open Skies proposal the disturbance at Little Rock address Eisenhower Doctrine and his speech after the Soviet launch of Sputnik to give an in depth look at the executive actions of this administration

James A. Reed: Legendary Lawyer: Marplot in the United States Senate J. Michael Cronan, 2018-03-10 This is a biography of little known Missouri senator James A Reed who was in the running for the Democratic Partys presidential nomination in 1928 and 1932 While in the United States Senate Reed was the leading opponent to president Woodrow Wilsons effort to have the United States join the League of Nations During the administrations of Franklin Roosevelt Reed was a critic of Roosevelts New Deal policies and gave his support to Republican presidential candidates in 1936 and 1940 The book also presents the story of Reed the outstanding trial lawyer in cases where he obtains remarkable results in civil damage claims as well as various criminal cases in which he acted as prosecuting attorney or defense counsel

**Justices, Presidents, and Senators** Henry J. Abraham, 2008 Explains how United States presidents select justices for the Supreme Court evaluates the performance of each justice and examines the influence of politics on their selection

**The Supreme Court Compendium** Lee Epstein, Jeffrey A. Segal, Harold J. Spaeth, Thomas G. Walker, 2015-07-28 The Supreme Court Compendium provides historical and statistical information on the Supreme Court its institutional development caseload decision trends the background nomination and voting behavior of its justices its relationship with public governmental and other judicial bodies and its impact With over 180 tables and figures this new edition is intended to capture the full retrospective picture through the 2013 2014 term of the Roberts Court and the momentous decisions handed down within the last four years including United States v Windsor National Federation of Independent Business v Sebelius and Shelby County v Holder

America, History and Life , 2007 Article abstracts and

citations of reviews and dissertations covering the United States and Canada      *Courtiers of the Marble Palace* Todd C. Peppers, 2006 *Courtiers of the Marble Palace* explores how law clerks are hired and utilized by United States Supreme Court justices      *Establishing Justice in Middle America* Jeffrey Brandon Morris, Headquartered in St Louis and serving primarily Midwestern states the Eighth Circuit Court has ruled on cases that touch some of the most significant issues in American history including Native American rights school segregation farm bankruptcies abortion the environment pornography the war on drugs and the first successful class action sexual harassment lawsuit In *Establishing Justice in Middle America* Jeffrey Brandon Morris covers its history from its founding in 1866 through the present day Morris also provides a panoramic view discussing how the court has changed over time the judges who have served on the court and all of the court's major cases This work is one of the first histories of a court in the mostly regional tier of federal courts that are judicially speaking nearest to the Supreme Court *Establishing Justice in Middle America* reveals how in many ways the history of a regional court is a history of the nation itself Jeffrey Brandon Morris is professor of law at Touro Law Center in Long Island New York He is the author or editor of sixteen books including histories of four federal courts and is editor of the *Encyclopedia of American History* Published for the Historical Society of the United States Courts in the Eighth Circuit      **The Sovereign Citizen** Patrick Weil, 2012-11-29 Present day Americans feel secure in their citizenship they are free to speak up for any cause oppose their government marry a person of any background and live where they choose at home or abroad Denaturalization and denationalization are more often associated with twentieth century authoritarian regimes But there was a time when American born and naturalized foreign born individuals in the United States could be deprived of their citizenship and its associated rights Patrick Weil examines the twentieth century legal procedures causes and enforcement of denaturalization to illuminate an important but neglected dimension of Americans understanding of sovereignty and federal authority a citizen is defined in part by the parameters that could be used to revoke that same citizenship *The Sovereign Citizen* begins with the Naturalization Act of 1906 which was intended to prevent realization of citizenship through fraudulent or illegal means Denaturalization a process provided for by one clause of the act became the main instrument for the transfer of naturalization authority from states and local courts to the federal government Alongside the federalization of naturalization a conditionality of citizenship emerged for the first half of the twentieth century naturalized individuals could be stripped of their citizenship not only for fraud but also for affiliations with activities or organizations that were perceived as un-American Emma Goldman's case was the first and perhaps best known denaturalization on political grounds in 1909 By midcentury the Supreme Court was fiercely debating cases and challenged the constitutionality of denaturalization and denationalization This internal battle lasted almost thirty years The Warren Court's eventual decision to uphold the sovereignty of the citizen not the state secures our national order to this day Weil's account of this transformation and the political battles fought by its advocates and critics reshapes our understanding of American citizenship      **Supreme Court**

**Justices** Timothy L. Hall, 2001 Presents an alphabetical listing of Supreme Court justices with a short biography on each person

Encyclopedia of the Fourth Amendment John R. Vile, David L. Hudson, 2012-12-15 This work provides a unique overview for individuals seeking to understand the Fourth Amendment to the U S Constitution It covers key concepts events laws and legal doctrines court decisions and litigators and litigants regarding the law of search and seizure

The Connecticut Prison Association and the Search for Reformatory Justice Gordon S. Bates, 2017-01-03 How a groundbreaking advocacy organization has helped shape Connecticut's criminal justice system since 1875 The Connecticut Prison Association and the Search for Reformatory Justice looks at the role the Connecticut Prison Association played in the formation of the state's criminal justice system Now organized under the name Community Partners in Action CPA the Connecticut Prison Association was formed to ameliorate the conditions of criminal defendants and people in prison improve the discipline and administration of local jails and state prisons and furnish assistance and encouragement to people returning to their communities after incarceration The organization took a leading role in prison reform in the state and was instrumental in a number of criminal justice innovations Gordon S Bates former Connecticut Prison Association volunteer and executive director 1980 1998 offers a detailed history of this and similar voluntary associations and their role in fostering a rehabilitative rather than a retributive approach to criminal justice First convened in 1875 as the Friends of Partners of Prisoners Society then evolving into the Connecticut Prison Association and CPA the organization has consistently advocated for a humane rehabilitative approach to prisoner treatment

The Oxford Companion to the Supreme Court of the United States Kermit L. Hall, 2005-05-19 A superb one volume resource on the United States Supreme Court this second edition includes new entries on key cases and fully updated treatment of hot button issues of constitutional law such as abortion freedom of religion school desegregation freedom of speech voting rights military tribunals and the rights of the accused These developments make the second edition of this accessible and authoritative guide essential for judges lawyers academics journalists and anyone interested in the impact of the Court's decisions on American society

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