Case Index

Page references include both a volume number and a page number. For example, 2:96–97 refers to pages 96 and 97 in volume 2. Page numbers in boldface indicate references to complete articles. Page numbers in italic type refer to illustrations, tables, and figures. Asterisks following case citations indicate that briefs and other supporting documents for that case may be found in the online collection The Making of Modern Law: U.S. Supreme Court Records and Briefs, 1832–1978.

A
Able v. United States, 155 F.3d 628, 634–35 (2d Cir. 1998), 4:284
Adams v. Tanner, 244 U.S. 590 (1917), 5:224
Adams v. Williams, 407 U.S. 143 (1972), 5:35
Adams v. Woods, 6 U.S. 336 (1805), 4:415
Addington v. Texas, 441 U.S. 418 (1979), 4:116
Addyston Pipe & Steel Co., United States v., 85 F.2d 271 (6th Cir. 1936), 5:1
Addyston Pipe and Steel Co. v. United States, 175 U.S. 111 (1890)*, 4:121
Adkins v. Children’s Hospital, 261 U.S. 525 (1923)*, 1:28
Alabama v. White, 496 U.S. 325 (1990), 5:35
Alaska Department of Environmental Conservation v. EPA, 540 U.S. 461 (2004), 1:45
Albion’s, Inc. v. Kirkburg, 527 U.S. 555 (1999), 2:37
Alberts v. California, 354 U.S. 476 (1957), 4:297
Aleca Band of Tillamook Indians, United States v., 329 U.S. 40 (1946)*, 3:35
Alexander v. Yale University, 631 F.2d 178 (2nd Cir. 1980), 4:386

627
Subject Index

Page references include both a volume number and a page number. For example, 1:14–18 refers to pages 14 through 18 in volume 1. Page numbers in boldface indicate references to complete articles. Page numbers in italic type indicate illustrations, tables, and figures.

For specific cases, please see the Case Index also in this volume.

A
AA. See Administrative assistant to chief justice
AAA. See Agricultural Adjustment Administration
AALL. See American Association for Labor Legislation
AAUP. See American Association of University Professors
ABA. See American Bar Association
Abelman, Stephen, 1:3, 334
Abolitionism, 1:4–7
amendment on, proposed, 1:64
in anti-slavery Constitutionalism, 1:78–80
antislavery petitions, 2:267
of Chase (Salmon), 1:5, 6, 7, 283
in fugitive slave law cases, 1:5–7, 4:102
of Garrison (William L.), 2:316–317
of Madison (James), 3:216
of Miller (Samuel), 3:291
partial steps toward, in Civil War, 5:52
personal liberty laws used in,
4:102
personal views of justices on, 1:4, 332–333, 4:412
Preamble and, 4:82
propaganda by mail on, 4:73
radical political, 1:78–80
victories in Court for, 1:6, 7, 4:412
women’s suffrage movement and, 5:251–252

Abortion
ABA’s position on, 1:65
access to clinics, 1:9–10, 14–18, 3:441
ACLU’s work on issue of, 1:23
amicus briefs on, 1:7, 4:48, 254, 255, 256
Burger Court on, 1:236, 4:51
Bush (George H. W.) on, 4:96
common law on, 4:111, 279
congressional response to decisions on, 1:402
costs regulation cases and, 1:431, 434
in family planning services, 3:170, 4:492–493
as fundamental right, 3:219–220, 4:281, 5:59
gender roles and, 4:280
Ginsburg (Ruth Bader) on, 2:338–339, 341
health exceptions for, 2:348, 4:468–469
informed consent in, 4:48, 77, 5:59, 60
intimacy and, 2:503–504
justice turnover and, 1:155
late-term (see Abortion, late-term)
medical campaign against, 4:279–280
medical procedures of, regulation of, 4:50–51, 77, 469
moral implications of, 4:279 and natural rights, 3:373
NOW’s work on issue of, 1:9, 3:441, 4:323–325
O’Connor (Sandra Day) on,
3:454, 4:47, 49, 213, 255, 265
parental notification of (see Parental notification of abortion)
pro-choice arguments on, 4:282
pro-choice materials on, excluded from mail, 4:73
protests against (see Abortion protests)
quickening standard in, 4:111, 279
rape or incest and, 2:1
Reagan (Ronald) on, 4:96, 186, 254–255
Rehnquist Court on, 4:213–214
reporting requirements on, 4:48, 50, 77
Abortion, continued
right-to-life movement opposing, 4:254–256, 255, 282
Roberts Court on, 4:214, 265, 272
Scalia (Antonin) on, 4:48, 213, 321
spousal notification requirements for, 5:303, 4:48, 49, 51, 213, 5:147
state statutes on, 4:57–48, 49–51, 213, 280, 281–282
as statutory crime, 4:279–281
strict scrutiny in, 5:59
substantive due process and, 1:429, 4:498
Thomas (Clarence) on, 4:213, 5:56
Tribe (Laurence) on, 5:74
trimester framework, critiques of, 4:48, 50, 281, 5:194, 196–197
White (Byron) on, 4:48, 51, 213, 281–282, 5:220
women’s rights tied to, 1:155, 4:281
Abortion, late-term (partial-birth)
Alito (Samuel) on, 1:51
ban on, 3:159, 4:51, 214, 256, 265, 468–469
Ginsburg (Ruth Bader) on, 4:341
health exceptions for, 2:348, 4:468–469
medical procedure for, 4:469
origins of term, 4:468
undue burden test applied to, 4:213, 272, 468–469
Abortion clinic access, 1:14–18
buffer zones around, 1:9–10, 16–17
federal statute guaranteeing, 1:9, 15, 17–18
tactics and counterattacks for, 1:14–15, 3:441
Abortion protests, 1:8–11
on anniversary of Roe v. Wade, 4:254, 255
deline in scope of, 1:17, 18
federal statutes restricting, 1:8–9, 15, 17–18
injunctions restricting, 1:9–10, 15–18
prior restraint of, 1:9, 15
RICO in cases against, 4:324–325
right-to-life movement, 4:254–256, 255, 282
state statutes restricting, 1:10, 15, 16–17
tactics of, 1:14–15, 15
Abraham, Henry J., 4:22
Abramowicz, Michael, 2:34
Abans, Floyd, 3:264
Absentee ballots, 5:157
Absolute priority rule, 1:4
Access to the Press
Accountability
Access to the Press
Access to the Press—A New First Amendment Right” (Barron), 3:286
Accommodation
of disabilities, 1:168–169, 2:38–39
of religion (see Religion, accom-
modation of)
Accountability of fiduciaries, 1:271, 448
unitary executive and, 5:96
Acheson, Dean, 1:352
Ackerman, Bruce, 1:22, 21–22
on amendments outside Article V, 1:22–23, 53–55, 106
on constitutional moments, 1:22–22, 54–55
on electoral college, 5:77
on Fourteenth Amendment, 1:107
originalism of, 3:469
on the people, 1:54, 55
on Sixteenth Amendment, 4:404
on taxes, 2:35–36, 4:404
on textualism, 1:430
We the People, 1:22–22
ACLJ. See American Civil Liberties Union
ACLJ Reproductive Freedom Project, 1:23
ACLJ Women’s Rights Project (WRP), 1:22–24, 3:213, 471
on capital punishment for rape, 1:350, 5:150
establishment of, 1:22
on gender-based classifications, 1:546, 457
litigation strategy of, 1:23, 3:213
on sex discrimination, 1:23–24, 4:380
victories of, 1:22–23
Acquittal, double jeopardy and, 2:214
Active federalist theory, 3:415–416
Active liberty, 1:201, 4:321
Active Liberty (Breyer), 3:56, 4:321
Acton, James, 5:135
Act to Improve the Administration of Justice (1988), 2:48
Actual compensation tests, 3:152
Actual injury standard of libel, 2:333
ADA. See Americans with Disabilities Act
Adams, Albert, 5:199
Adams, Annette Abbott, 5:249
Adams, John
in Federalist Party, 5:77
and foreign affairs powers of president, 5:107
Jay (John) nominated as chief justice by, 3:13, 15, 248
Judiciary Act of 1801 and, 3:77, 78, 229, 442, 4:227, 491
justices appointed by, 3:237, 4:259
in presidential elections, 3:50, 5:77
on privacy, 4:106
on tax apportionment, 2:453
Taylor (John) on, 5:17
as vice president, 5:77
Adams, John Quincy, 1:5, 80, 5:77, 79
Adamson Act of 1916, 5:222
Adarand Constructors, 1:24, 38
ADC. See Aid to Dependent Children
Addams, Jane, 1:23, 189, 4:76
Addiction, criminalization of, 2:84
Adelphia Communications, 1:444, 448
Adequate and independent state grounds doctrine, 1:26–28
criteria of, 1:27, 3:289
origins of, 1:2, 4:457
in presidential election of 2000, 1:242