CONTENTS

PART I

THE NATURE OF THE ENTERPRISE

1.	The Futile Search for Legitimacy	3
2.	The Pointless Flight from Substance	9
3.	The False Equation of Proceduralism with Passivity: A Constitution We Are Amending—and Construing	21
4.	Construing the Sounds of Congressional and Constitutional Silence	29

PART II

THE SEPARATION AND DIVISION OF POWERS

5.	Silencing the Oracle: Carving Disfavored Rights out of the Jurisdiction of Federal Courts	47
6.	Entrusting Non-Legislative Power to Congress	66
7.	Entrusting Federal Judicial Power to Hybrid Tribunals	84
8.	Choke Holds, Church Subsidies, and Nuclear Meltdowns: Problems of Standing?	99
9.	The Errant Trajectory of State Sovereignty	121
10.	Congressional Action as Context Rather Than Message: The Case of Interstate Bank Mergers	138
11.	Guam's Vanishing Bonds: A Vignette in Taxation without Legislation	149

xiv CONTENTS

PART III

THE STRUCTURE OF SUBSTANTIVE RIGHTS

12.	Compensation, Contract, and Capital: Preserving the Distribution of Wealth	165
13.	Speech as Power: Of Swastikas, Spending, and the Mask of "Neutral Principles"	188
14.	Dismantling the House That Racism Built: Assessing "Affirmative Action"	221
15.	Reorienting the Mirror of Justice: Gender, Economics, and the Illusion of the "Natural"	238
16.	Refocusing the "State Action" Inquiry: Separating State Acts from State Actors	246
	Epilogue	267
	Notes	271
	Index of Cases	431
	General Index	450