

# *John Marshall*

## *Judicial Statesman*

by John R. Cooney



# John Marshall Judicial Statesman

**John Marshall**



## **John Marshall Judicial Statesman:**

**John Marshall, Judicial Statesman** John R. Cuneo, 1974 A biography of the Supreme Court justice who strengthened the Supreme Court and made it a fully equal third branch of the government

**The Papers of John Marshall** Charles F. Hobson, 2012-12-01 This volume marks the continuation of the first annotated edition of the papers of John Marshall the great statesman and jurist The Supreme Court's most celebrated case during these years was *Cohens v Virginia* 1821 What began as a prosecution for the sale of lottery tickets eventually brought forth a major statement on the scope and extent of federal judicial power from Chief Justice Marshall Like *McCulloch v Maryland* 1819 the *Cohens* decision provoked the wrath of the guardians of states rights in Virginia As his correspondence shows Marshall was deeply concerned that the reaction to *Cohens* and other nationalizing decisions would translate into proposals to curb the Supreme Court's powers Besides chronicling Marshall's judicial activities this volume yields illuminating glimpses into his private interests and family life When not sitting in court Marshall was busy revising his *Life of Washington* and preparing an edition of General Washington's letters

*Without Precedent* Joel Richard Paul, 2018 A portrait of the influential chief justice statesman and diplomat illuminates his pivotal role in the establishment of the Constitution and Supreme Court and recounts his work as an advisor to multiple presidents

*John Marshall and the Constitution* Edward Samuel Corwin, 1920

*American Statesmen: John Marshall*, 1898

*John Marshall and International Law* Frances Rudko, 1991-10-30 During his thirty five years as Chief Justice of the Supreme Court John Marshall wrote the opinions in 80 cases involving international law issues But unlike other scholars who have claimed that Marshall's education in international law came from these cases Frances Howell Rudko argues that Marshall was intensively schooled in international law issues in the period between 1793 and 1801 In this work she explores these crucial years in Marshall's life and demonstrates that most of the key principles he applied in his international law cases were learned during his pre Court days Rudko focuses her study on Marshall's experiences in the eight years prior to his appointment to the Supreme Court when the events following the Proclamation of Neutrality ushered him into the national political arena Four episodes from this period are carefully examined and are shown to have provided the foundation for his understanding of international law They are his appearance before the Supreme Court as debtors counsel in the case against pre Revolutionary British creditors his role in representing the United States in a critical diplomatic mission to France his time spent in the House of Representatives and his direction of U S foreign policy during his tenure as Secretary of State These experiences presented Marshall with a daily look at both the realities of international relations and the specifics of international law and introduced him to many of the issues he would later face as Chief Justice Students and scholars of American history the Supreme Court and political science will find this to be an indispensable work as will most public college and university libraries

**The Great Chief Justice** Charles F. Hobson, 1996-09-06 John Marshall remains one of the towering figures in the landscape of American law From the Revolution to the age of Jackson he

played a critical role in defining the province of the judiciary and the constitutional limits of legislative action In this masterly study Charles Hobson clarifies the coherence and thrust of Marshall s jurisprudence while keeping in sight the man as well as the jurist Hobson argues that contrary to his critics Marshall was no ideologue intent upon appropriating the lawmaking powers of Congress Rather he was deeply committed to a principled jurisprudence that was based on a steadfast devotion to a science of law richly steeped in the common law tradition As Hobson shows such jurisprudence governed every aspect of Marshall s legal philosophy and court opinions including his understanding of judicial review The chief justice Hobson contends did not invent judicial review as many have claimed but consolidated its practice by adapting common law methods to the needs of a new nation In practice his use of judicial review was restrained employed almost exclusively against acts of the state legislatures Ultimately he wielded judicial review to prevent the states from undermining the power of a national government still struggling to establish sovereignty at home and respect abroad No chief justice and only one associate justice William Douglas served longer on the Supreme Court But as Hobson clearly shows Marshall s deserved place in the pantheon of great American jurists rests far more upon principles than longevity This book better than any other tells us why that s true and worthy of our attention

**American Statesmen: John Marshall** John Torrey Morse,1898 **John Marshall and the Heroic Age of the Supreme Court** R. Kent Newmyer,2007-04-01 John Marshall 1755 1835 was arguably the most important judicial figure in American history As the fourth chief justice of the United States Supreme Court serving from 1801 to1835 he helped move the Court from the fringes of power to the epicenter of constitutional government His great opinions in cases like Marbury v Madison and McCulloch v Maryland are still part of the working discourse of constitutional law in America Drawing on a new and definitive edition of Marshall s papers R Kent Newmyer combines engaging narrative with new historiographical insights in a fresh interpretation of John Marshall s life in the law More than the summation of Marshall s legal and institutional accomplishments Newmyer s impressive study captures the nuanced texture of the justice s reasoning the complexity of his mature jurisprudence and the affinities and tensions between his system of law and the transformative age in which he lived It substantiates Oliver Wendell Holmes Jr s view of Marshall as the most representative figure in American law

**John Marshall and the Constitution** Edward Samuel Corwin,1919 **John Marshall: Writings (LOA #198)** John Marshall,2010-01-21 It is emphatically the province and duty of the judicial department John Marshall wrote in Marbury v Madison to say what the law is As its Chief Justice from 1801 to 1835 Marshall made the Supreme Court a full and equal branch of the federal government In so doing he joined Washington his mentor and Jefferson his ideological rival in the first rank of American founders His legacy extends far beyond Marbury which held for the first time that the Supreme Court has the power to declare acts of Congress unconstitutional Under his leadership the Court upheld the constitutionality of a national bank established the supremacy of the federal judiciary over state courts and legislatures in matters of constitutional interpretation and profoundly influenced the economic development of the nation

through vigorous interpretation of the contract and interstate commerce clauses His major judicial opinions are eloquent public papers written with the conviction that clearness and precision are most essential qualities and designed to inform and persuade the citizens of the new republic about the meaning and purpose of their Constitution This volume collects 200 documents written between 1779 and 1835 including Marshall s most important judicial opinions his influential rulings during the Aaron Burr treason trial speeches newspaper essays and revealing letters to friends fellow judges and his beloved wife Polly It follows Marshall s varied career before becoming Chief Justice as an officer in the Revolution a supporter of the ratification of the Constitution an envoy to France during the notorious XYZ Affair a congressman and secretary of state in the Adams administration The personal correspondence gathered here reveals the conviviality good humor and unpretentiousness that helped him unite the Court behind many of his landmark decisions while selections from his biography of George Washington offer vivid descriptions of battles he fought in as a young man Charles F Hobson editor is the author of *The Great Chief Justice John Marshall and the Rule of Law* He is the editor of *The Law Papers of St George Tucker* at the Omohundro Institute of Early American History and Culture and was the editor of *The Papers of John Marshall* A marvelous and much needed single volume collection of the writings of America s greatest Chief Justice selected by the scholar who knows him best Gordon Wood author of *Empire of Liberty* LIBRARY OF AMERICA is an independent nonprofit cultural organization founded in 1979 to preserve our nation s literary heritage by publishing and keeping permanently in print America s best and most significant writing The Library of America series includes more than 300 volumes to date authoritative editions that average 1 000 pages in length feature cloth covers sewn bindings and ribbon markers and are printed on premium acid free paper that will last for centuries     *The Constitutional Decisions of John Marshall* John Marshall,1905     **The Papers of John Marshall** John Marshall,1974 At the close of 1830 John Marshall 1755 1835 had passed his seventy fifth year and completed his third decade as chief justice of the United States The preceding four years had been among the busiest of his long and active life Between April 1827 and December 1830 Chief Justice Marshall delivered numerous circuit court opinions as well as six Supreme Court opinions that addressed issues of constitutional law His travels on judicial business regularly took him from his Richmond home to Washington and to Raleigh Marshall attended a convention on internal improvements in Charlottesville in July 1828 and he served as a delegate to the Virginia Constitutional Convention in Richmond from October 1829 to mid January 1830 Continuing the acclaimed annotated edition of the papers of John Marshall this volume sheds light not only on the great statesman and jurist s life and thought but on the evolution of American jurisprudence as well Publisher description     *Supreme Court Justices* Timothy L. Hall,2001 Presents an alphabetical listing of Supreme Court justices with a short biography on each person     **Against the Imperial Judiciary** Matthew J. Franck,1996 Franck s reexamination of the place of natural law in the early Supreme Court is fresh illuminating and long overdue His scholarship is incisive and profound and the exegeses of early Supreme Court opinions are often

brilliant Robert L Clinton author of Marbury v Madison and Judicial Review     The Constitutional Decisions of John Marshall: Marbury v. Madison John Marshall,1905     **Laughing at the Gods** Allan C. Hutchinson,2012-02-20 This book showcases eight judges that exemplify judicial greatness and looks at what role they play in law and society     **The Life of John Marshall: Politician, diplomatist, statesman, 1789-1801** Albert Jeremiah Beveridge,1916     The Life of John Marshall: Politician, diplomatist, statesman, 1789-1801 Albert Jeremiah Beveridge,1944     **Daniel Webster** Harold D. Moser,2005-03-30 Daniel Webster captured the hearts and imagination of the American people of the first half of the nineteenth century This bibliography on Webster brings together for the first time a comprehensive guide to the vast amount of literature written by and about this extraordinary man who dwarfed most of his contemporaries This bibliography also provides references to materials on slavery the tariff banking Indian affairs legal and constitutional development international affairs western expansion and economic and political developments in general This bibliography is divided into fifteen sections and covers every aspect of Webster s distinguished career Sections I and II deal primarily with Webster s writings and with those of his contemporaries Sections III through X cover the literature dealing with his family background childhood and education his long service in the United States House of Representatives and in the Senate his two stints as secretary of state and his career in law Section X provides guidance in locating materials relating to his associates Finally Sections XI through XV provide coverage of his personal life his death historiographical materials and iconography

## Unveiling the Magic of Words: A Overview of "**John Marshall Judicial Statesman**"

In a global defined by information and interconnectivity, the enchanting power of words has acquired unparalleled significance. Their capability to kindle emotions, provoke contemplation, and ignite transformative change is really awe-inspiring. Enter the realm of "**John Marshall Judicial Statesman**," a mesmerizing literary masterpiece penned by way of a distinguished author, guiding readers on a profound journey to unravel the secrets and potential hidden within every word. In this critique, we shall delve to the book is central themes, examine its distinctive writing style, and assess its profound impact on the souls of its readers.

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