Index

A
ABKA Ltd. P’ship v. Wisconsin Dep’t of Natural Res. (2001), 58n295
Agins v. City of Tiburon (1980), 13
Alabama, public trust doctrine expansion, 46
Alaska Supreme Court, 43, 51
Alegria v. Keeney (1997), 99
Alto Eldorado Partnership v. County of Santa Fe (2011), 14n77, 25n144
American Law Institute, Restatement of the Law of Property, 2
Anderson v. Charter Township of Ypsilanti (2001), 14n77
Anderson v. City of St. Paul (2017), 112
Arkansas Game and Fish Commission v. United States (2012), 13
Arnolds Inn, Inc. v. Morgan (1970), 52n253
Arnold v. Mundy (1821), 40, 40n195
Arrington v. Mattox (1989), 82
Associates v. Township of Bridgewater (1996), 14n77
B
Baxley v. State (1998), 43n209
Beachfront Management Act, 7
beach renourishment, 19
Bell v. Town of Wells (1989), 61
Blackstone, William, 68
Blackstone’s Commentaries, 64, 67, 68, 94
Blackstonian custom, consistency with, 91–93
Boone v. Kinsbury (1928), 50
Borough of Neptune City v. Borough of Avon-by-the-Sea (1972), 42n207
Bosselman, Fred, 87
Boston Waterfront Dev. Corp. v. Commonwealth (1979), 56n283
Bridge Aina Le’a, LLC v. State of Hawaii Land Use Commission (2016), 9n44, 114
Brooklyn Park Comm’rs v. Armstrong (1871), 45n225
Brooks v. Wright (1999), 43n210
C
California
Fish and Game Code, 43, 47–48
Marks v. Whitney (1971), 51–52
Mono Lake case, 55
public trusts, 47–48
World Business Academy v. California State Lands Commission (2018), 53
California Supreme Court, 50
Capano v. Borough of Stone Harbor (1982), 58n294
Cavannaugh v. Town of Narragansett (1997), 82–83
Capano v. Borough of Stone Harbor (1982), 58n294
certainty, custom, 72–73
Champlin’s Realty Assocs., L.P. v. Tillson (2003), 54n273
ChemSol, LLC v. City of Sibley (2019), 110–111
circuit courts, 14–15
City of Chi. v. Int’l Coll. of Surgeons (1997), 17n92
City of Dallas v. Stewart (2012), 109, 121n621
City of Daytona Beach v. Tona-Rama, Inc. (1974), 82, 83–84
City of Eagle Grove v. Calahan Investments, LLC (2017), 117
City of Galveston v. Menard (1859), 55
City of London v. Vanacore (1699), 72
City of Milwaukee v. Wisconsin (1923), 50n247
Coke, Sir Edward, 71
Colorado, public trust doctrine expansion, 46
Commentaries on Laws of England (Blackstone), 64, 67, 68, 94
common law, public trust doctrine (PTD), 36, 37–38, 39n193, 42, 46, 47–48
compulsory, custom, 73
Connecticut, public trust doctrine (PTD) extension, 44
consistency
Blackstonian custom, 91–93
custom, 73–74
constitutions, 97–101
continuity, custom, 70
Ctr. for Biological Diversity, Inc. v. FPL Grp., Inc. (2008), 44n216, 52n259
Cty. Concrete Corp. v. Township of Roxbury (2006), 25n144
custom
application in U.S. takings law, 64–68
cases subsequent to State ex rel. Thornton v. Hay, 74–86
certainty, 72–73
compulsory, 73
consistency, 73–74
consistency with Blackstonian, 91–93
continuity, 70
customary law, 63–64
definition of, 95
English law, 68–74, 93
essential attributes of, 69–74
immemoriality, 70
native, 87–93, 95
peacefulness, 71
reasonableness, 71–72
CWC Fisheries v. Bunker (1988), 51
D
Denis v. Municipality of Guaynabo (2002), 14n77
Department of Agriculture & Consumer Services v. Bogroff (2010), 114
Department of Natural Resources v. Mayor & Council of Ocean City, 79
DeWolf v. Apovian (2012), 59n297
Index

Dolan v. City of Tigard (1994), 5n25
Dyce v. Hay (1905), 72

E
East First Street L.L.C. v. Board of Adjustments (2008), 98
Eide v. Sarasota Cty. (1990), 26n149
Eighth Circuit, 25
Eleventh Circuit, 15, 25
English custom, 68–74. See also custom
Epstein, Richard, 2

F
Farwell, J., 72
Federal Aviation Administration (FAA), 118
Fenel v. City of Harper’s Ferry (2000), 43n211
Fifth Amendment, 7, 11, 94, 111
categorical rule, 32
issue of damages, 15
protection, 3, 4
right to compensation, 20
Takings Clause, 17
Fifth Circuit, 15, 23
First Circuit, 14, 25
First English Evangelical Lutheran Church v. County of Los Angeles (1987), 5n25, 12
Florida Rock Indus., Inc. v. U.S. (1986), 29n167
Fort Trumbull Conservancy, LLC v. Alves (2003), 47n234
Fort Trumbull Conservancy, LLC v. City of New London (2007), 47n235
Fourteenth Amendment, 4
Fourth Circuit, 24
Friends of the Parks v. Chi. Park Dist. (2003), 53n267
Friends of Van Cortland Park v. New York (2001), 40n200

G
Gilbert v. City of Cambridge (1991), 26n149
Glass v. Goeckel (2005), 52n255
Golden v. Planning Bd. (1972), 3n14
Goodwin v. Walton Country Florida (2017), 100
government ownership of land, 35–38
Grayson v. Town of Huntington (1990), 45n226
Great Lakes–St. Lawrence River Basin Water Resources Compact, 41
Guggenheim v. City of Goleta (2010), 23n133

H
Habit Conservation Zone (HCZ), 83
Halsbury’s Laws of England, 69
Hamilton Bank, 16
Hawái’i
customary law in, 87–93
need for regulatory takings in federal court, 27–33
public trust doctrine extension, 44, 46
public trusts of, 48
Hawaii Constitution, 87, 89, 92
Hawaii Supreme Court, 30, 31
native customary practices, 88–90
Regulatory Takings after Knick

Hay v. Bruno (1972), 77
Holt, J., 72
homeowner’s association (HOA), 112–113

I
Idaho, Kootenai Environmental Alliance v. Panhandle Yacht Club (1983), 53
Illinois
People ex rel. Attorney General v. Kirk (1896), 53
public trust doctrine expansion, 45
Illinois Central Railroad v. Illinois (1892), 38, 41
private interests and, 49–51
immorality, custom, 70
In re Sanders Beach (2006), 59n296
In re Shipyards Associates LP Waterfront Development Permit, 54
In re Spring Valley Dev. (1973), 3n14
In re Stuart Transp. Co. (1980), 43n214
In re Water Use Permit Applications (2000), 52n258
In re Water Use Permit Applications (2004), 52n258
Iowa, public trust doctrine (PTD) extension, 43

J
Jersey City v. State Dep’t of Envtl. Prot. (1988), 58n294
Johnson v. Town of Brookhaven (1996), 45n226
Just v. Marinette County (1972), 3n14

K
K&K Construction, Inc. v. DNR (1996), 99
Kalipi v. Hawaiian Trust Co. (1982), 91n440
Kaskaskia Land Co. v. Vandalia Levee and Drainage District (2019), 109–110
Keshbro, Inc. v. City of Miami (2001), 120
Knick v. Township of Scott (2019), ix, 11, 16, 18, 31
Takings Clause and, 20–23
Kramer v. City of Lake Oswego (2017), 86
Kurtz v. Verison N.Y., Inc. (2014), 26n148

L
Larson v. Sando (1993), 38n192, 42n204
Leone v. County of Maui (2017), 27, 29–31
Lingle v. Chevron U.S.A. Inc. (2005), 13
Loretto v. Teleprompter Manhattan CATV Corp. (1982), 2n10
Lost Tree Hill Corp. v. U.S. (2015), 6n30, 14n78
Lucas, David, 6
Lucas v. South Carolina Coastal Council (1992), ix, 5n26, 6, 7, 27, 63
categorical rule, 32
exceptions to per se rule, 8–10
notice, 10
partial taking analysis, 11–14
similarity to Leone v. County of Maui, 27–33
statutes and constitutions as background principles, 97–101
Lusardi v. Curtis Point Prop. Owner Ass’n (1981), 60n301

M
 Maher v. City of New Orleans (1970), 3n14
Maine, Bell v. Town of Wells (1989), 61
Marcz v. Rhode Island (2012), 25n146
Marks v. Whitney (1971), 51
Matcha v. Mattox on Behalf of People (1986), 79–80, 85
Matthees v. Bay Head Improvement Association (1984), 54, 60, 61
Maui County Council, 29
Mauna Kea, 46
McDonald v. Halvorson (1989), 80–81
McManus v. Carmichael (1856), 40n196
McNeely v. Board of Appeal (1970), 3n14
McQueen v. S.C. Coastal Council (2003), 52n254
Mercer v. Denne (1905), 71
MHC Fin. Ltd. P’ship v. City of San Rafael (2013), 23n133
Michigan, public trust doctrine (PTD) extension, 44
Minnesota, public trust doctrine (PTD), 38
Minnesota Sands, LLC v. County of Winona (2018), 112
Monks v. City of Rancho Palos Verdes (2013), 113
Murr v. Wisconsin (2017), 13

N
natural custom, 87–93, 95
Natland Corp. v. Baker’s Port (1993), 55n278
natural resources, 3, 3n14, 43–44
Neptune City v. Avon-by-the-Sea (1972), 59–60
New Hampshire Supreme Court, Opinion of the Justices, 61–62
New Jersey Supreme Court
Matthees v. Bay Head Improvement Association (1984), 54
Neptune City v. Avon-by-the-Sea (1972), 59–60

127
Regulatory Takings after *Knick*

New York, public trust doctrine expansion, 45  
*Nies v. Town of Emerald Isle* (2015), 36  
Ninth Circuit, 23  
North Carolina, dry-sand beaches, 37–38  
nuisance exception, 32, 103–104  
*Air Pegasus of D.C., Inc. v. U.S.*, 118  
*Anderson v. City of St. Paul* (2017), 112  
*Bridge Aina Le’a, LLC v. State of Hawai‘i Land Use Commission* (2016), 114  
*City of Dallas v. Stewart* (2012), 109  
*City of Eagle Grove v. Calahan Investments, LLC* (2017), 117  
*Department of Agriculture & Consumer Services v. Bogroff* (2010), 114  
*Kaskaskia Land Co. v. Vandalia Levee and Drainage District* (2019), 109–110  
*Keshbro, Inc. v. City of Miami* (2001), 120  
*Minnesota Sands, LLC v. County of Winona* (2018), 112  
*Monks v. City of Rancho Palos Verdes* (2013), 113  
*Osceola County v. Best Diversified, Inc.* (2006), 115  
*Palazzolo v. State* (2005), 116  
*Pennsylvania Coal Co. v. Mahon* (1922), 2, 3, 5, 10, 28  
*Peacefulness, custom*, 71  
*Seattle v. McCoy* (2000), 119  
*selective cases*, 109–121  
*Town of Nags Head v. Toloczko* (2014), 117–118  
*Warkentine v. Soria* (2016), 111–112  
*Wise v. City of Lauderhill* (2016), 111  
*Wymsylo v. Bartec, Inc.* (2012), 113  

**O**  
Ohio, public trust doctrine (PTD) extension, 44  
*Opinion of the Justices, New Hampshire*, 61–62  
Orebech, Peter, 87  
Oregon  
Blackstonian custom in, 66  
doctrine of public beach access, 86  
*McDonald v. Halvorson*, 80–81  
*Osceola County v. Best Diversified, Inc.* (2006), 115  

**P**  
*Palazzolo v. Rhode Island* (2001), 6, 10  
*partial taking*, 10  
*reasonable measure test*, 26  
*Palazzolo v. State* (2005), 116  
*Palm Beach Isles Assocs. v. United States* (2000), 32n182  
*Parks v. Cooper* (2004), 40n198  
*partial taking*, 10–11  
*peacefulness, custom*, 71  
*Pennsylvania Coal Co. v. Mahon* (1922), 2, 3, 5, 10, 28
<table>
<thead>
<tr>
<th>People ex rel. Attorney General v. Kirk (1896), 53</th>
</tr>
</thead>
<tbody>
<tr>
<td>Peters v. Village of Clifton (2007), 25n144</td>
</tr>
<tr>
<td>Phillips Petroleum Co. v. Mississippi (1988), 40n196, 51n248</td>
</tr>
<tr>
<td>physical takings, 3</td>
</tr>
<tr>
<td>Pollard v. Hagan (1845), 40n195</td>
</tr>
<tr>
<td>Potomac Sand &amp; Gravel Co. v. Governor of Md. (1972), 3n14</td>
</tr>
<tr>
<td>private interests, Illinois Central and, 49–51</td>
</tr>
<tr>
<td>private property, 2–4</td>
</tr>
<tr>
<td>applying public trust doctrine (PTD) to, 48–57</td>
</tr>
<tr>
<td>City of Galveston v. Menard (1859), 55</td>
</tr>
<tr>
<td>continuous state supervision in California, 52</td>
</tr>
<tr>
<td>CWC Fisheries v. Bunker (1988), 51</td>
</tr>
<tr>
<td>examples of private interests in PTD property, 51–57</td>
</tr>
<tr>
<td>Illinois Central and private interests, 49–51</td>
</tr>
<tr>
<td>In re Shipyards Associates LP Waterfront Development Permit, 54</td>
</tr>
<tr>
<td>Kootenai Environmental Alliance v. Panhandle Yacht Club (1983), 53</td>
</tr>
<tr>
<td>Marks v. Whitney (1971), 51</td>
</tr>
<tr>
<td>Mathees v. Bay Head Improvement Association (1984), 54, 60, 61</td>
</tr>
<tr>
<td>People ex rel. Attorney General v. Kirk (1896), 53</td>
</tr>
<tr>
<td>public rights and, 57n290</td>
</tr>
<tr>
<td>Raleigh Avenue Beach Association v. Atlantis Beach Club (2005), 54, 61</td>
</tr>
<tr>
<td>World Business Academy v. California State Lands Commission (2018), 53</td>
</tr>
<tr>
<td>property rights, 1–3</td>
</tr>
<tr>
<td>due process clause, 2n7</td>
</tr>
<tr>
<td>treatment of, 1n6</td>
</tr>
<tr>
<td>prudential group, circuit courts, 23–26</td>
</tr>
<tr>
<td>public rights, private property and, 57n290</td>
</tr>
<tr>
<td>public trust doctrine (PTD), 35</td>
</tr>
<tr>
<td>access to resources, 57–62</td>
</tr>
<tr>
<td>application to private property, 48–57</td>
</tr>
<tr>
<td>beyond interests in water, 40–46</td>
</tr>
<tr>
<td>in common law, 36, 42, 46, 47–48</td>
</tr>
<tr>
<td>common law doctrine of custom and, 37–38</td>
</tr>
<tr>
<td>definition of, 39–40</td>
</tr>
<tr>
<td>extension to lands not now or formerly submerged, 44–46</td>
</tr>
<tr>
<td>extension to wildlife and natural resources, 43–44</td>
</tr>
<tr>
<td>Lucas background principle, 36</td>
</tr>
<tr>
<td>Nies v. Town of Emerald Isle (2015), 36</td>
</tr>
<tr>
<td>public trusts, states with multiple, 47–48</td>
</tr>
<tr>
<td>Q</td>
</tr>
<tr>
<td>Quinn v. Bd. of Cty. Comm'mrs for Queen Anne's Cty, Md. (2017), 14n78</td>
</tr>
<tr>
<td>R</td>
</tr>
<tr>
<td>Raleigh Ave. Beach Ass’n v. Atlantis Beach Club (2005), 42n207, 52n257, 54, 61</td>
</tr>
<tr>
<td>reasonableness, custom, 71–72</td>
</tr>
</tbody>
</table>

129
Regulatory Takings after Knick

regulatory takings, 2–4
categorical rule, 32
exceptions to per se or
categorical rule, 8–10
Hawai‘i and challenges in federal
court, 27–33
notice, 10
partial, 10–11
ripeness, 15–19
taking of all economically
beneficial use, 6–8
total, 5–10
see also takings
Rehnquist, Chief Justice, 17n94, 18
Resource Investments, Inc. v.
United States (2009), 27, 115
Reynolds v. County of Volusia
(1995), 82
Rhode Island, private property,
54–55
ripeness
according to Court, 16
Knick and before, 15–19
Rogers, Will, 31
Roman law, public trust doctrine
(PTD), 39n193
Rosedale Missionary Baptist
Church v. New Orleans
(2011), 24n134

S
Sanders–Reed v. Martines (2015), 42
San Remo Hotel, L.P. v. City and
County of San Francisco
(2005), 17–18, 19, 26
Scalia, Justice, 67, 67n331, 98
Scott Township
Knick’s land in, 20
see also Knick v. Township of
Scott (2019)
Sea Cabins on Ocean IV
Homeowners Ass’n, Inc. v.
City of North Myrtle Beach
(2001), 112–113
Seattle v. McCoy (2000), 119
Sea Watch, Inc., v. Manasquan
(1982), 58n293
Second Circuit, 14, 24
Secure Heritage, Inc. v. City of
Cape May (2003), 58n294,
60n302
Seventh Circuit, 25
Severance v. Patterson (2012), 85
Sherman v. Town of Chester
(2014), 25n142
Sixth Circuit, 14, 25
Snaza v. City of Saint Paul (2008),
25n146
South Carolina Supreme Court, 7
Southview Assocs., Ltd. v.
Bongartz (1992), 26n149
S. Pac. Transp. Co. v. City of Los
Angeles (1990), 26n149
State ex rel. Haman v. Fox (1979),
75
State ex rel. Thornton v. Hay
(1969), 65, 67, 74–75, 77–79,
81, 94
State Highway Commission, 78
State Highway Comm’n v. Fultz
(1971), 76
42n207, 55n279
State v. Hanapi (1998), 89–90
State v. Lake Delton (1979),
50n247
State v. McIlroy (1980),
40n198
State v. Oliver (1999), 58n293
State v. Pratt (2010), 91

130
State v. Sorensen (1989), 59n297
State v. S. Sand & Materials Co. (1914), 50n247
statutes, 97–101
Steel Hill Dev., Inc. v. Town of Sanbornton (1972), 3n14
Steel v. Cape Corp. (1996), 99
Stevens v. City of Cannon Beach (1994), 67
Stop the Beach Renourishment Inc. v. Florida Department of Environmental Protection (2010), 18–19
Sunrise Detox V, LLC v. City of White Plains (2014), 14n77

T
takings
application of custom in U.S. takings law, 64–68
background principles exception, 32–33
partial, 10–11
physical, 4
regulatory, 4, 5–11
total, 5–10
see also regulatory takings
Tenth Circuit, 15, 25
Texas Supreme Court, 55, 85, 100
Third Circuit, 14, 21, 25
Timothy Christian Schools v. Vill. of Western Springs (1996), 45n228
Town of Nags Head v. Sansotta (2013), 24
Town of Nags Head v. Toloczko (2013), 24, 117–118
Township of Neptune v. Dep’t of Envtl. Prot. (2012), 58n292
A Treatise on Native Hawaiian Law (Serrano and Forman), 88, 91
Trepanier v. County of Volusia (2007), 83

U
United States v. St. Thomas Beach Resorts (1974), 74–75
U.S. Corps of Engineers, 28
U.S. Supreme Court, ix, 2, 3, 4
Illinois Central Railroad v. Illinois (1892), 49, 51
Lucas v. South Carolina Coastal Council (1992), 6, 7, 10, 14, 27, 30, 63–64
Palazzolo v. Rhode Island (2001), 6, 10
Pennsylvania Coal Co. v. Mahon (1922), 5
regulatory taking claims, 31–32

V
Van Ness v. Borough of Deal (1978), 60n301
Vermont, public trust doctrine (PTD), 55–56
Village of Euclid v. Ambler Realty Co. (1926), 3, 5n24
Virginia, public trust doctrine (PTD) extension, 43
Vulcan Materials Co. v. City of Tehuacana (2004), 100

131
Regulatory Takings after *Knick*

**W**

*Warkentine v. Soria* (2016), 111–112

*West Indian Co. v. Government of Virgin Island* (1986), 50n247

Wildlife, public trust doctrine (PTD) extension to, 43–44

*Wilkins v. Daniels* (2014), 25n143

*Williamson County Regional Planning Commission v. Hamilton Bank of Johnson City*, ix, 15, 15n84

*Knick* and, 20–23

Ripeness doctrine, 15–19

*Williamson County ripeness test*, ix, 17–19, 23–26

*Winters v. United States* (1908), 93n449

Wisconsin, private interests, 50

*Wise v. City of Lauderhill* (2016), 8n42, 111


*Wymsyo v. Bartec, Inc.* (2012), 113