



"This grant to the people of the opportunity for choice is not to be nullified by a state through casting its electoral process in a form which permits a private organization to practice racial discrimination in the election. Constitutional rights would be of little value if they could be thus indirectly denied."
Smith v. Allwright, 321 U.S. 649 (1944).

"Some [judges] are of a more sensitive fiber than their colleagues. The law . . . cannot depend on the varying degrees of moral courage or stability in the face of criticism which individual judges may possess[.]"
Pennekamp v. Florida, 328 U.S. 331 (1944) (reversing contempt conviction for newspaper editorials and cartoon – detail above – that "held up the law to public obloquy").

For a map of his work in *U.S. v. Appalachian Elec. Power Co.*, 311 U.S. 377 (1940), see his box.



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Justice Stanley Reed

The Annotated Bobblehead