

91 S.Ct. 1586
Supreme Court of the United States

Paul J. BELL, Jr., Petitioner,

v.

R. H. BURSON, Director, Georgia
Department of Public Safety.

No. 5586.

|
Argued March 23, 1971.

|
Decided May 24, 1971.

Synopsis

Proceeding to review suspension of driver's license. The Superior Court, Cook County, Georgia, reversed suspension, and director of Department of Public Safety appealed. The Georgia Court of Appeals, [121 Ga.App. 418, 174 S.E.2d 235](#), reversed, and certiorari was granted. The Supreme Court, Mr. Justice Brennan, held that where ultimate judicial determination of responsibility played crucial role in Georgia Motor Vehicle Safety Responsibility Act in that if there was release from liability or adjudication of nonliability no suspension was worked, before state could deprive licensee of driver's license and vehicle registration it must provide forum for determination of question whether there is reasonable possibility of judgment being rendered against licensee as result of accident.

Reversed and remanded.

Mr. Chief Justice Burger, Mr. Justice Black, and Mr. Justice Blackmun concurred in result.

For opinion after remand see [183 S.E.2d 416](#).

****1587** Syllabus*

***535** Georgia's Motor Vehicle Safety Responsibility Act, which provides that the motor vehicle registration and driver's license of an uninsured motorist involved in an accident shall be suspended unless he posts security for the amount of damages claimed by an aggrieved party and which excludes any consideration of fault or responsibility for the accident at a pre-suspension hearing held violative of

procedural due process. Before Georgia, whose statutory scheme significantly involves the issue of liability, may deprive an individual of his license and registration, it must provide a procedure for determining the question whether there is a reasonable possibility of a judgment being rendered against him as a result of the accident. Pp. 1589—1591.

[121 Ga.App. 418, 174 S.E.2d 235](#), reversed and remanded.

Attorneys and Law Firms

Elizabeth R. Rindskopf, Atlanta, Ga., for petitioner, pro hac vice, by special leave of Court.

Dorothy T. Beasley, Atlanta, Ga., for respondent.

Opinion

Mr. Justice BRENNAN delivered the opinion of the Court.

Georgia's Motor Vehicle Safety Responsibility Act provides that the motor vehicle registration and driver's ***536** license of an uninsured motorist involved in an accident shall be suspended unless he posts security to cover the amount of damages claimed by aggrieved parties in reports of the accident.¹ The administrative ****1588** hearing conducted prior to the suspension excludes consideration of the motorist's fault or liability for the accident. The Georgia Court of Appeals rejected petitioner's contention that the State's statutory scheme, in failing before suspending the licenses to afford him a hearing on the question of his fault or liability, denied him due process in violation of the Fourteenth Amendment: the court ***537** held that "Fault' or 'innocence' are completely irrelevant factors.' [121 Ga.App. 418, 420, 174 S.E.2d 235, 236 \(1970\)](#). The Georgia Supreme Court denied review. App. 27. We granted certiorari. [400 U.S. 963, 91 S.Ct. 376, 27 L.Ed.2d 383 \(1970\)](#). We reverse.

Petitioner is a clergyman whose ministry requires him to travel by car to cover three rural Georgia communities. On Sunday afternoon, November 24, 1968, petitioner was involved in an accident when five-year-old Sherry Capes rode her bicycle into the side of his automobile. The child's parents filed an accident report with the Director of the Georgia Department of Public Safety indicating that their daughter had suffered substantial injuries for which they claimed damages of \$5,000. Petitioner was thereafter informed by the Director that unless he was covered by a liability insurance policy in effect at the time of the accident he must file a bond or cash security deposit of \$5,000 or present a notarized release

from liability, plus proof of future financial responsibility,² or suffer the suspension of his driver's license and vehicle registration. App. 9. Petitioner requested an administrative hearing before the Director asserting that he was not liable as the accident was unavoidable, and stating also that he would be severely handicapped in the performance of his ministerial duties by a suspension of his licenses. A hearing was scheduled but the Director informed petitioner that '(t)he only evidence that the Department can accept and consider is: (a) was the petitioner or his vehicle involved in the accident; (b) has petitioner complied with the provisions of the Law as provided; or (c) does petitioner come within *538 any of the exceptions of the Law.' App. 11.³ **1589 At the administrative hearing the Director rejected petitioner's proffer of evidence on liability, ascertained that petitioner was not within any of the statutory exceptions, and gave petitioner 30 days to comply with the security requirements or suffer suspension. Petitioner then exercised his statutory right to an appeal de novo in the Superior Court. Ga.Code Ann. s 92A—602 (1958). At that hearing, the court permitted petitioner to present his evidence on liability, and, although the claimants were neither parties nor witnesses, found petitioner free from fault. As a result, the Superior Court ordered 'that the petitioner's driver's license not be suspended * * * (until) suit is filed against petitioner for the purpose of recovering damages for the injuries sustained by the child * * *.' App. 15. This order was reversed by the Georgia Court of Appeals in overruling petitioner's constitutional contention.

*539 If the statute barred the issuance of licenses to all motorists who did not carry liability insurance or who did not post security, the statute would not, under our cases, violate the Fourteenth Amendment. *Ex parte Poresky*, 290 U.S. 30, 54 S.Ct. 3, 78 L.Ed. 152 (1933); *Continental Baking Co. v. Woodring*, 286 U.S. 352, 52 S.Ct. 595, 76 L.Ed. 1155 (1932); *Hess v. Pawloski*, 274 U.S. 352, 47 S.Ct. 632, 71 L.Ed. 1091 (1927). It does not follow, however, that the amendment also permits the Georgia statutory scheme where not all motorists, but rather only motorists involved in accidents, are required to post security under penalty of loss of the licenses. See *Shapiro v. Thompson*, 394 U.S. 618, 89 S.Ct. 1322, 22 L.Ed.2d 600 (1969); *Frost & Frost Trucking Co. v. Railroad Comm'n*, 271 U.S. 583, 46 S.Ct. 605, 70 L.Ed. 1101 (1926). Once licenses are issued, as in petitioner's case, their continued possession may become essential in the pursuit of a livelihood. Suspension of issued licenses thus involves state action that adjudicates important interests of the licensees. In such cases the licenses are not to be taken away without that procedural due process required by the Fourteenth Amendment. *Sniadach v. Family*

Finance Corp., 395 U.S. 337, 89 S.Ct. 1820, 23 L.Ed.2d 349 (1969); *Goldberg v. Kelly*, 397 U.S. 254, 90 S.Ct. 1011, 25 L.Ed.2d 287 (1970). This is but an application of the general proposition that relevant constitutional restraints limit state power to terminate an entitlement whether the entitlement is denominated a 'right' or a 'privilege.' *Sherbert v. Verner*, 374 U.S. 398, 83 S.Ct. 1790, 10 L.Ed.2d 965 (1963) (disqualification for unemployment compensation); *Slochower v. Board of Higher Education*, 350 U.S. 551, 76 S.Ct. 637, 100 L.Ed. 692 (1956) (discharge from public employment); *Speiser v. Randall*, 357 U.S. 513, 78 S.Ct. 1332, 2 L.Ed.2d 1460 (1958) (denial of a tax exemption); *Goldberg v. Kelly*, supra (withdrawal of welfare benefits). See also *Londoner v. Denver*, 210 U.S. 373, 385—386, 28 S.Ct. 708, 713—714, 52 L.Ed. 1103 (1908); *Goldsmith v. United States Board of Tax Appeals*, 270 U.S. 117, 46 S.Ct. 215, 70 L.Ed. 494 (1926); *Opp Cotton Mills v. Administrator*, 312 U.S. 126, 61 S.Ct. 524, 85 L.Ed. 624 (1941).

We turn then to the nature of the procedural due process which must be afforded the licensee on the question *540 **1590 of his fault or liability for the accident.⁴ A procedural rule that may satisfy due process in one context may not necessarily satisfy procedural due process in every case. Thus, procedures adequate to determine a welfare claim may not suffice to try a felony charge. Compare *Goldberg v. Kelly*, 397 U.S., at 270—271, 90 S.Ct., at 1021—1022, with *Gideon v. Wainwright*, 372 U.S. 335, 83 S.Ct. 792, 9 L.Ed.2d 799 (1963). Clearly, however, the inquiry into fault or liability requisite to afford the licensee due process need not take the form of a full adjudication of the question of liability. That adjudication can only be made in litigation between the parties involved in the accident. Since the only purpose of the provisions before us is to obtain security from which to pay any judgments against the licensee resulting from the accident, we hold that procedural due process will be satisfied by an inquiry limited to the determination whether there is a reasonable possibility of judgments in the amounts claimed being rendered against the licensee.

The State argues that the licensee's interest in avoiding the suspension of his licenses is outweighed by countervailing governmental interests and therefore that this procedural due process need not be afforded him. We disagree. In cases where there is no reasonable possibility of a judgment being rendered against a licensee, Georgia's interest in protecting a claimant from the possibility of an unrecoverable judgment is not, within the context of the State's fault-oriented scheme, a justification for denying the process due its citizens. Nor

is additional expense occasioned by the expanded hearing sufficient to withstand the constitutional requirement. “While the problem of additional expense must be kept *541 in mind, it does not justify denying a hearing meeting the ordinary standards of due process.” *Goldberg v. Kelly*, 397 U.S., at 261, 90 S.Ct., at 1017, quoting *Kelly v. Wyman*, 294 F.Supp. 893, 901 (SDNY 1968).

The main thrust of Georgia's argument is that it need not provide a hearing on liability because fault and liability are irrelevant to the statutory scheme. We may assume that were this so, the prior administrative hearing presently provided by the State would be ‘appropriate to the nature of the case.’ *Mullane v. Central Hanover Bank & Trust Co.*, 339 U.S. 306, 313, 70 S.Ct. 652, 657, 94 L.Ed. 865 (1950). But ‘(i)n reviewing state action in this area * * * we look to substance, not to bare form, to determine whether constitutional minimums have been honored.’ *Willner v. Committee on Character*, 373 U.S. 96, 106—107, 83 S.Ct. 1175, 1182, 10 L.Ed.2d 224 (1963) (concurring opinion). And looking to the operation of the State's statutory scheme, it is clear that liability, in the sense of an ultimate judicial determination of responsibility, plays a crucial role in the Safety Responsibility Act. If prior to suspension there is a release from liability executed by the injured party, no suspension is worked by the Act. Ga.Code Ann. s 92A—606 (1958). The same is true if prior to suspension there is an adjudication of nonliability. *Ibid.* Even after suspension has been declared, a release from liability or an adjudication of non-liability will lift the suspension. Ga.Code Ann. s 92A—607 (Supp. 1970). Moreover, other of the Act's exceptions are developed around liability-related concepts. Thus, we are not dealing here with a no-fault scheme. Since the statutory scheme makes liability an important factor in the State's determination to deprive an individual of his licenses, the State may not, consistently with due process, eliminate consideration of that factor in its prior hearing.

**1591 The hearing required by the Due Process Clause must be ‘meaningful,’ *542 *Armstrong v. Manzo*, 380 U.S. 545, 552, 85 S.Ct. 1187, 1191, 14 L.Ed.2d 62 (1965), and ‘appropriate to the nature of the case.’ *Mullane v. Central Hanover Bank & Trust Co.*, *supra*, 339 U.S., at 313, 70 S.Ct., at 657. It is a proposition which hardly seems to need explication that a hearing which excludes consideration of an element essential to the decision whether licenses of the nature here involved shall be suspended does not meet this standard.

Finally, we reject Georgia's argument that if it must afford the licensee an inquiry into the question of liability that determination, unlike the determination of the matters presently considered at the administrative hearing, need not be made prior to the suspension of the licenses. While ‘(m) any controversies have raged about * * * the Due Process Clause,’ *ibid.*, it is fundamental that except in emergency situations (and this is not one)⁵ due process requires that when a State seeks to terminate an interest such as that here involved, it must afford ‘notice and opportunity for hearing appropriate to the nature of the case’ before the termination becomes effective. *Ibid. Opp Cotton Mills v. Administrator*, 312 U.S., at 152—156, 61 S.Ct., at 536—538; *Sniadach v. Family Finance Corp.*, *supra*; *Goldberg v. Kelly*, *supra*; *Wisconsin v. Constantineau*, 400 U.S. 433, 91 S.Ct. 507, 27 L.Ed.2d 515 (1971).

We hold, then, that under Georgia's present statutory scheme, before the State may deprive petitioner of his driver's license and vehicle registration it must provide a forum for the determination of the question whether there is a reasonable possibility of a judgment being rendered against him as a result of the accident. We deem it inappropriate in this case to do more than lay down this requirement. The alternative methods of compliance are several. Georgia may decide merely to include consideration of the question at the administrative *543 hearing now provided, or it may elect to postpone such a consideration to the de novo judicial proceedings in the Superior Court. Georgia may decide to withhold suspension until adjudication of an action for damages brought by the injured party. Indeed, Georgia may elect to abandon its present scheme completely and pursue one of the various alternatives in force in other States.⁶ Finally, Georgia may reject all of the above and devise an entirely new regulatory scheme. The area of choice is wide: we hold only that the failure of the present Georgia scheme to afford the petitioner a prior hearing on liability of the nature we have defined denied him procedural due process in violation of the Fourteenth Amendment.

The judgment is reversed and the case is remanded for further proceedings not inconsistent with this opinion.

Reversed and remanded.

THE CHIEF JUSTICE, Mr. Justice BLACK, and Mr. Justice BLACKMUN concur in the result.

All Citations

402 U.S. 535, 91 S.Ct. 1586, 29 L.Ed.2d 90

Footnotes

- * NOTE: Where it is deemed desirable a syllabus (headnote) will be released, as is being done in connection with this case, at the time the opinion is issued. The syllabus constitutes no part of the opinion of the Court but has been prepared by the Reporter of Decisions for the convenience of the reader. See [United States v. Detroit Timber & Lumber Co.](#), 200 U.S. 321, 337, 26 S.Ct. 282, 287, 50 L.Ed. 499.
- 1 Motor Vehicle Safety Responsibility Act, Ga.Code Ann. s 92A—601 et seq. (1958). In pertinent part the Act provides that anyone involved in an accident must submit a report to the Director of Public Safety. Ga.Code Ann. s 92A—604 (Supp. 1970). Within 30 days of the receipt of the report the Director ‘shall suspend the license and all registration certificates and all registration plates of the operator and owner of any motor vehicle in any manner involved in the accident unless or until the operator or owner has previously furnished or immediately furnishes security, sufficient * * * to satisfy any judgments for damages or injuries resulting * * * and unless such operator or owner shall give proof of financial responsibility for the future as is required in section 92A—615.1. * * *’ Ga.Code Ann. s 92A—605(a) (Supp. 1970). Section 92A—615.1 (Supp. 1970) requires that ‘such proof must be maintained for a one-year period.’ Section 92A—605(a) works no suspension, however, (1) if the owner or operator had in effect at the time of the accident a liability insurance policy or other bond, Ga.Code Ann. 92A—605(c) (Supp. 1970); (2) if the owner or operator qualifies as a self-insurer, *ibid.*; (3) if only the owner or operator was injured, Ga.Code Ann. s 92A—606 (1958); (4) if the automobile was legally parked at the time of the accident, *ibid.*; (5) if as to an owner, the automobile was being operated without permission, *ibid.*; or (6) ‘(i)f prior to the date that the Director would otherwise suspend license and registration * * * there shall be filed with the Director evidence satisfactory to him that the person who would otherwise have to file security has been released from liability or been finally adjudicated not to be liable or has executed a duly acknowledged written agreement providing for the payment of an agreed amount in installments. * * *’ *Ibid.*
- 2 Questions concerning the requirement of proof of future financial responsibility are not before us. The State’s brief, at 4, states: ‘The one year period for proof of financial responsibility has now expired, so (petitioner) would not be required to file such proof, even if the Court of Appeals decision were affirmed.’
- 3 Ga.Code Ann. s 92A—602 (1958) provides:
‘The Director shall administer and enforce the provisions of this Chapter and may make rules and regulations necessary for its administration and shall provide for hearings upon request of persons aggrieved by orders or acts of the Director under the provisions of this Chapter. Such hearing need not be a matter of record and the decision as rendered by the Director shall be final unless the aggrieved person shall desire an appeal, in which case he shall have the right to enter an appeal to the superior court of the county of his residence, by notice to the Director, in the same manner as appeals are entered from the court of ordinary, except that the appellant shall not be required to post any bond nor pay the costs in advance. If the aggrieved person desires, the appeal may be heard by the judge at term or in chambers or before a jury at the first term. The hearing on the appeal shall be de novo, however, such appeal shall not act as a supersedeas of any orders or acts of the Director, nor shall the appellant be allowed to operate or permit a motor vehicle to be operated in violation of any suspension or revocation by the Director, while such appeal is pending. A notice sent by registered mail shall be sufficient service on the Director that such appeal has been entered.’
- 4 Petitioner stated at oral argument that while ‘it would be possible to raise (an equal protection argument) * * * we don’t raise this point here.’ Tr. of Oral Arg. 14.
- 5 See, e.g., [Fahey v. Mallonee](#), 332 U.S. 245, 67 S.Ct. 1552, 91 L.Ed. 2030 (1947); [Ewing v. Mytinger & Casselberry](#), 339 U.S. 594, 70 S.Ct. 870, 94 L.Ed. 1088 (1950).
- 6 The various alternatives include compulsory insurance plans, public or joint public-private unsatisfied judgment funds, and assigned claims plans. See R. Keeton & J. O’Connell, *After Cars Crash* (1967).

Filings (3)

Title	PDF	Court	Date	Type
1. Brief of Respondent Bell v. Burson 1971 WL 147030	—	U.S.	Mar. 18, 1971	Brief
2. Petitioner's Brief Bell v. Burson 1971 WL 147029	—	U.S.	Mar. 04, 1971	Brief
3. Petitioner's Brief Bell v. Burson 1971 WL 133013	—	U.S.	1971	Brief















Negative Treatment

Negative Citing References (75)

The KeyCited document has been negatively referenced by the following events or decisions in other litigation or proceedings:

Treatment	Title	Date	Type	Depth	Headnote(s)
Disagreement Recognized by	1. People v. Wildman MOST NEGATIVE 858 N.Y.S.2d 504 , N.Y.City Crim.Ct. CRIMINAL JUSTICE - Larceny. City regulation governing transportation of building materials did not create impermissible irrebuttable presumption.	Mar. 07, 2008	Case		4 S.Ct.
Called into Doubt by	2. Hawkins v. Agricultural Marketing Service, Dept. of Agriculture, U.S. 10 F.3d 1125 , 5th Cir. After licensed dealer of perishable agricultural commodities was determined to have committed willful, flagrant, and repeated violations of the Perishable Agricultural Commodities...	Dec. 21, 1993	Case		7 S.Ct.
Declined to Extend by	3. Brewer v. Kimel 256 F.3d 222 , 4th Cir.(N.C.) CRIMINAL JUSTICE - Double Jeopardy. Administrative license revocation was not criminal punishment for double jeopardy purposes.	July 05, 2001	Case		2 S.Ct.
Distinguished by	4. State v. Martin 186 S.E.2d 647 , N.C.App. The Rockingham County Superior Court, James G. Exum, Jr., J., found defendant guilty of driving a motor vehicle during a period of suspension of his driver's license, and he...	Feb. 23, 1972	Case		7 8 S.Ct.
Distinguished by	5. Miller v. Malloy 343 F.Supp. 46 , D.Vt. Person who had been convicted of operating a motor vehicle without the owner's consent brought civil rights action challenging constitutionality of state statute requiring proof of...	May 22, 1972	Case		1 8 S.Ct.
Distinguished by	6. Indiana Alcoholic Beverage Commission v. Progressive Enterprises, Inc. 286 N.E.2d 836 , Ind. Petition for review of Alcoholic Beverage Commission's denial of renewal permit. The Superior Court, Marion County, Glenn W. Funk, J., issued temporary injunction restraining...	Sep. 12, 1972	Case		—
Distinguished by	7. People v. Sherman 291 N.E.2d 865 , Ill.App. 2 Dist. Defendant, an unmarried emancipated minor, was convicted in the Circuit Court, McHenry County, Leonard Brody, J., of driving without a valid driver's license, and he appealed. The...	Jan. 17, 1973	Case		7 S.Ct.
Distinguished by	8. Smith v. State 301 A.2d 54 , Md.App.	Feb. 26, 1973	Case		7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
	Petitioner was convicted in the Criminal Court of Baltimore, Basil A. Thomas, J., of misdemeanor traffic offenses of speeding and of fleeing or attempting to elude a police...				
Distinguished by	9. Sellers v. Iowa Power & Light Co. 372 F.Supp. 1169 , S.D.Iowa Action was brought by AFDC recipients challenging constitutionality of statute permitting public utilities requesting a rate increase, which had been suspended by the State...	Mar. 27, 1974	Case		7 S.Ct.
Distinguished by	10. Dixon v. Osman 528 P.2d 181 , Ariz.App. Div. 1 Action by former employee of Auditor General charging that the termination of her employment because of prior felony convictions denied her due process and equal protection. The...	Nov. 14, 1974	Case		7 S.Ct.
Distinguished by	11. Janis v. Wilson 385 F.Supp. 1143 , D.S.D. Former tribal government employees brought action against tribal officers, claiming that the tribe in terminating their employment violated tribal ordinance and free speech and due...	Dec. 11, 1974	Case		7 S.Ct.
Distinguished by	12. Risner v. State 340 N.E.2d 433 , Ohio App. 1 Dist. Licensee whose driver's license had been suspended after he was convicted of failing to stop and disclose his identity at the scene of an accident appealed the suspension. The...	June 09, 1975	Case		7 S.Ct.
Distinguished by	13. Committee for GI Rights v. Callaway 518 F.2d 466 , D.C.Cir. A class action was brought on behalf of enlisted members of the Army's European Command in which it was claimed that various features of the drug abuse prevention plan adopted by...	Sep. 02, 1975	Case		4 S.Ct.
Distinguished by	14. Conroy v. Melton 385 N.Y.S.2d 133 , N.Y.A.D. 2 Dept. In a proceeding pursuant to Article 78 to review cancellation of a driver's license and tractor registration, commissioner of Department of Motor Vehicles appealed from a judgment...	June 28, 1976	Case		7 S.Ct.
Distinguished by	15. Overmyer v. Lawyers Title Ins. Corp. 359 A.2d 260 , Md.App. Appeal was taken from a judgment of the Circuit Court for Baltimore County, Kenneth C. Proctor, J., which, after hearing on attachment on original process, awarded monetary damages...	June 29, 1976	Case		—
Distinguished by	16. Kelley v. Action for Boston Community Development, Inc. 419 F.Supp. 511 , D.Mass. Former teacher brought action under Civil Rights Act to obtain injunctive and monetary relief against community	Aug. 16, 1976	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
	development agency and others for alleged violation of her rights...				
Distinguished by	 17. Kraut v. Rachford 366 N.E.2d 497 , Ill.App. 1 Dist. Student brought action against superintendent of school district to recover damages for alleged denial of due process when he was dropped from enrollment in high school in the...	July 22, 1977	Case		7 S.Ct.
Distinguished by	 18. Ryan v. C. I. R. 568 F.2d 531 , 7th Cir. Taxpayers were ordered by the Tax Court to answer interrogatories propounded by the Commissioner of Internal Revenue but they refused to do so. The Tax Court, 67 T.C. 212, William...	Dec. 15, 1977	Case		7 S.Ct.
Distinguished by	19. Antonoff v. City and County of Denver, by Johnson 577 P.2d 281 , Colo. Secured creditors brought action to prevent sale of restaurant chattels for city and state taxes. The District Court, City and County of Denver, Robert T. Kingsley, J., entered...	Apr. 10, 1978	Case		—
Distinguished by	 20. Sun Oil Co. of Pennsylvania v. Goldstein 453 F.Supp. 787	June 23, 1978	Other	—	—
Distinguished by	21. Jackman v. Andrews  1978 WL 217937 , Ohio App. 8 Dist. This cause came on to be heard upon the pleadings and the transcript of the evidence and the record in the Common Pleas Court, and was argued by counsel for the parties; and upon...	Aug. 24, 1978	Case		5 8 S.Ct.
Distinguished by	 22. Malmed v. Thornburgh  621 F.2d 565 , 3rd Cir.(Pa.) Five judges of Court of Common Pleas of First Judicial District of Pennsylvania brought action challenging Pennsylvania Constitution section requiring retirement of state judges at...	May 13, 1980	Case		5 8 S.Ct.
Distinguished by	23. City of Columbus v. Thomas 1980 WL 353785 , Ohio App. 10 Dist. This matter is before us on defendant's appeal from a judgment of the Franklin County Municipal Court finding defendant guilty of operating a motor vehicle in the City of Columbus...	Nov. 06, 1980	Case		5 8 S.Ct.
Distinguished by	24. Satterfield v. Clark 514 F.Supp. 1323 , M.D.Ala. Action was brought contending that disposition of plaintiff's car by sheriff violated constitutional rights giving her a cause of action under section governing civil actions for...	May 29, 1981	Case		7 S.Ct.
Distinguished by	25. MacDonald v. Board of Com'rs of Pilots of State of N. Y.	Sep. 09, 1981	Case		—












Treatment	Title	Date	Type	Depth	Headnote(s)
	523 F.Supp. 949 , S.D.N.Y. Pilot of oceangoing vessels brought action to prevent New York Board of Commissioners of Pilots from revoking his pilot's license because he reached age of 65 by preliminary...				
Distinguished by	26. Cook v. Oberly 459 A.2d 535 , Del.Ch. Plaintiff sought order restraining revocation of her driver's license and preliminary injunction prohibiting further enforcement of statute providing for notice and hearing in...	Mar. 31, 1983	Case		6 7 8 S.Ct.
Distinguished by	27. Sanderson v. Village of Greenhills 726 F.2d 284 , 6th Cir.(Ohio) Poolroom operator brought civil rights action against village to recover damages arising out of village's attempt to enforce amusement device licensing ordinance. The United...	Feb. 01, 1984	Case		—
Distinguished by	28. Mechur v. Director, Dept. of Public Safety 446 So.2d 48 , Ala.Civ.App. Driver petitioned seeking declaratory and mandamus relief in connection with revocation of her driver's license. The Circuit Court, Montgomery County, H. Mark Kennedy, J.,...	Feb. 01, 1984	Case		2 5 7 S.Ct.
Distinguished by	29. State v. Weisman 361 N.W.2d 311 , Wis.App. Circuit Court, Dane County Affirmed	Nov. 14, 1984	Case		—
Distinguished by	30. Skeets v. Johnson 816 F.2d 1213 , 8th Cir.(Ark.) Discharged employee of Arkansas Highway and Transportation Department brought civil rights action seeking declaratory judgment, injunction, and reinstatement with back pay for...	Apr. 27, 1987	Case		7 S.Ct.
Distinguished by	31. U.S. v. Connell 905 F.2d 1541 , 9th Cir.(Hawai'i) D.Hawaii AFFIRMED.	June 21, 1990	Case		1 8 S.Ct.
Distinguished by	32. U.S. v. Putnam 908 F.2d 978 , 9th Cir.(Hawai'i) D.Hawaii AFFIRMED IN PART, REVERSED IN PART.	July 24, 1990	Case		1 8 S.Ct.
Distinguished by	33. In re CITY OF CHICAGO (Ill.) and AMERICAN FEDERATION OF STATE, COUNTY & MUNICIPAL EMPLOYEES 1990 WL 306168 , Lab.Arb. (TEXT NOT AVAILABLE)	Dec. 21, 1990	Administrative Decision		—
Distinguished by	34. Peretto v. Department of Motor Vehicles 1 Cal.Rptr.2d 392 , Cal.App. 1 Dist. Motorist whose driver's license was suspended by Department of Motor Vehicles (DMV) under statutory scheme which permits DMV to suspend driver's license of any person arrested for...	Oct. 21, 1991	Case		5 7 8 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Distinguished by	35. LeClair v. Natural Resources Bd. ” 483 N.W.2d 278 , Wis.App. Commercial fishermen sued for declaratory judgment regarding validity of rules adopted by Natural Resources Board and for temporary restraining order prohibiting enforcement of...	Mar. 19, 1992	Case		1 S.Ct.
Distinguished by	36. In re Heather B. 11 Cal.Rptr.2d 891 , Cal.App. 3 Dist. Father appealed from order of the Superior Court, Shasta County, No. 15380, William R. Lund, J., which terminated parental rights. The Court of Appeal, Sparks, Acting P.J., held...	Sep. 14, 1992	Case		8 S.Ct.
Distinguished by	37. Com., Dept. of Transp., Bureau of Driver Licensing v. Brown ” 630 A.2d 927 , Pa.Cmwltth. Drivers' Licenses. Regulation violated procedural due process by creating irrebuttable presumption that persons who have had seizures are incompetent to drive for one year.	Aug. 17, 1993	Case		2 5 6 S.Ct.
Distinguished by	38. Ki Young Chung v. District of Columbia 982 F.Supp. 20 , D.D.C. Street vendors sued District of Columbia, claiming that establishment of loading zone in area they had traditionally used for vending violated their procedural due process rights....	July 09, 1997	Case		7 S.Ct.
Distinguished by	39. Brooks v. U.S. 127 F.3d 1192 , 9th Cir.(Ariz.) Professionals. Former member's removal from district's Chapter 7 trustee panel did not implicate any significant due process liberty interest of former member.	Nov. 04, 1997	Case		7 S.Ct.
Distinguished by	40. Lang v. Pataki ” 674 N.Y.S.2d 903 , N.Y.Sup. REAL PROPERTY - Landlord and Tenant. Statute allowing "immediate trials" to landlords in summary proceedings violated principle of separation of powers.	Mar. 30, 1998	Case		8 S.Ct.
Distinguished by	41. State v. Carrigan ” 1999 WL 31157 , Minn.App. This case comes to us on a certified question pursuant to Minn. R.Crim. P. 28.03. After denying appellant's motion to dismiss criminal charges, the district court certified the...	Jan. 26, 1999	Case		2 5 8 S.Ct.
Distinguished by	42. Federal Lands Legal Consortium ex rel. Robart Estate v. U.S. ” 195 F.3d 1190 , 10th Cir.(N.M.) Association whose members held permits to graze livestock in national forests sued United States, alleging that United States Forest Service's modification of grazing permits...	Oct. 28, 1999	Case		—
Distinguished by	43. Knox County Educ. Ass'n v. Knox County Bd. of Educ. Feb. 02, 2001	Feb. 02, 2001	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
	60 S.W.3d 65 , Tenn.Ct.App. EDUCATION - Seniority and Tenure. Educational Improvement Act repealed by implication private act regarding principal tenure.				
Distinguished by	44. Ward v. Housatonic Area Regional Transit Dist. ” 154 F.Supp.2d 339 , D.Conn. TRANSPORTATION - Carriers. Passenger was not entitled to due process regarding his bus suspension.	Aug. 03, 2001	Case		7 S.Ct.
Distinguished by	45. Ex parte Mercado 2003 WL 1738452 , Tex.App.-Hous. (14 Dist.) CRIMINAL JUSTICE - Sex Offenders. Sex offender registration law did not trigger procedural due process protections in connection with reputation.	Apr. 03, 2003	Case		—
Distinguished by	46. Estate of Imrie v. Golden Gate Bridge Highway and Transp. Dist. 282 F.Supp.2d 1145 , N.D.Cal. CIVIL RIGHTS - Due Process. State did not have duty under due process clause to protect victim from committing suicide.	Sep. 15, 2003	Case		—
Distinguished by	47. Evans v. City of New York ” 308 F.Supp.2d 316 , S.D.N.Y. TRANSPORTATION - Motor Vehicles. Motorist's due process rights were not violated by suspension of his driver's license.	Mar. 12, 2004	Case		2 5 7 S.Ct.
Distinguished by	48. Price v. City of Seattle 2005 WL 1189581 , W.D.Wash. This matter comes before the Court on Defendant the City of Seattle's ("the City") Motion for Reconsideration of this Court's order denying the City's motion for summary judgment...	May 19, 2005	Case		7 S.Ct.
Distinguished by	49. S & M Brands, Inc. v. Summers ” 393 F.Supp.2d 604 , M.D.Tenn. ANTITRUST - State Action. State statutes implementing universal tobacco settlement were exempt from operation of antitrust law.	Oct. 06, 2005	Case		1 5 8 S.Ct.
Distinguished by	50. Gorman v. State 233 S.W.3d 622 , Ark. CRIMINAL JUSTICE - Driving After Revocation. Evidence was sufficient to support conviction for driving with a suspended license.	Apr. 06, 2006	Case		5 7 8 S.Ct.
Distinguished by	51. Mobley v. City of Chesapeake, Va. 2006 WL 4738661 , E.D.Va. This matter is before the court on defendants' joint motion to dismiss pursuant to Federal Rule of Civil Procedure 12(b)(6). After examination of the briefs and record, the court...	Aug. 30, 2006	Case		5 7 8 S.Ct.
Distinguished by	52. Brown v. City of Michigan City, Indiana 462 F.3d 720 , 7th Cir.(Ind.)	Sep. 05, 2006	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
	CIVIL RIGHTS - Public Accommodations. Banning resident from city parks did not violate his substantive due process rights.				
Distinguished by	53. County of Milwaukee v. Muhammad 740 N.W.2d 903 , Wis.App. Ryan Muhammad appeals from an order denying his motion for an indigency hearing following the suspension of his driver's license. Muhammad makes two arguments: (1) he was denied...	Sep. 18, 2007	Case		5 6 7 S.Ct.
Distinguished by	54. KT.& G Corp v. Attorney General of State of Okla. 535 F.3d 1114 , 10th Cir.(Okla.) GOVERNMENT - Tobacco. Oklahoma's allocable share amendment did not violate Commerce Clause.	July 23, 2008	Case		1 S.Ct.
Distinguished by	55. Mink v. Arizona 2010 WL 2594355 , D.Ariz. Defendants City of Mesa, Officer Scott Sorensen, Sergeant Ryan Stokes, and Officer Joseph Trafan (collectively "the City Defendants") have filed a motion to dismiss portions of...	June 23, 2010	Case		—
Distinguished by	56. Xcaliber Intern. Ltd. LLC v. Atty. Gen. State of Louisiana ” 612 F.3d 368 , 5th Cir.(La.) CIVIL RIGHTS - Due Process. Requirement of escrow account as precondition to selling cigarettes in Louisiana did not violate due process.	July 15, 2010	Case		1 8 S.Ct.
Distinguished by	57. Hurdsman v. Salkeld ” 2011 WL 976603 , E.D.Ark. The following recommended partial disposition has been sent to United States District Judge D.P. Marshall Jr. Any party may serve and file written objections to this...	Feb. 01, 2011	Case		2 5 S.Ct.
Distinguished by	58. B & G Const. Co., Inc. v. Director, Office of Workers' Compensation Programs 662 F.3d 233 , 3rd Cir. LABOR AND EMPLOYMENT - Workers' Compensation. Automatic extension in coal miners' survivors' benefit statute did not violate substantive due process rights of operator.	Oct. 26, 2011	Case		4 S.Ct.
Distinguished by	59. Griggs v. Arizona ” 2013 WL 1498947 , D.Ariz. Pending before the Court is a Motion to Dismiss State Defendants (Doc. 18) filed by Defendants State of Arizona, Denise Chen, Victoria and David Palko (named in the complaint as...	Apr. 10, 2013	Case		1 2 S.Ct.
Distinguished by	60. Rocket Learning, Inc. v. Rivera-Sanchez 715 F.3d 1 , 1st Cir.(Puerto Rico)	Apr. 18, 2013	Case		6 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
	CIVIL RIGHTS - Equal Protection. Reasonable official rationally could have concluded that his actions were consistent with Equal Protection.				
Distinguished by	61. Dairy v. Bonham 2013 WL 3829268 , N.D.Cal. Plaintiffs are six individuals and a limited liability company involved in commercial Dungeness crab fishing, who have sued to invalidate California Fish & Wildlife Code § 8276.5...	July 23, 2013	Case		—
Distinguished by	62. Lewis v. State 448 S.W.3d 138 , Tex.App.-Hous. (14 Dist.) CRIMINAL JUSTICE - Law of Parties. Any error in accomplice witness instruction did not rise to level of egregious harm, in trial for capital murder.	Sep. 16, 2014	Case		—
Distinguished by	63. Babchuk v. Indiana University Health, Inc. 2015 WL 1279862 , S.D.Ind. Presently pending before the Court are: (1) a Motion for Summary Judgment filed by Defendants Indiana University Health, Inc. ("IU Health"), Indiana University Health Tipton...	Mar. 20, 2015	Case		6 S.Ct.
Distinguished by	64. U.S. v. Sharma ” 609 Fed.Appx. 797 , 5th Cir.(Tex.) CRIMINAL JUSTICE - Restitution. Law of case doctrine barred claim that defendants convicted of healthcare fraud were entitled to offsets in determining restitution.	Apr. 21, 2015	Case		7 S.Ct.
Distinguished by	65. Novin v. Cook 2015 WL 3488559 , N.D.Cal. Following the Court's Order Granting Defendant's Motion to Dismiss, Plaintiffs Abdol Novin and Pooya Pournadi (collectively, "Plaintiffs") filed a First Amended Complaint against...	June 02, 2015	Case		—
Distinguished by	66. Lopez v. State 493 S.W.3d 126 , Tex.App.-Hous. (1 Dist.) CRIMINAL JUSTICE — Extradition and Detainers. Defendant's prosecution for capital murder did not violate rule of specialty, although authorizing letter indicated that prosecution...	Apr. 26, 2016	Case		4 S.Ct.
Distinguished by	67. Evans v. Rhodes 735 Fed.Appx. 986 , 11th Cir.(Fla.) GOVERNMENT — Licensing. Statute authorizing suspension of driver's license for failure to pay court costs following criminal conviction did not violate due process.	May 25, 2018	Case		6 S.Ct.
Distinguished by	68. Odhuno v. Reed's Cove Health and Rehabilitation, LLC ” 355 F.Supp.3d 1026 , D.Kan. CIVIL RIGHTS — Immunity. State investigators who erroneously determined that former employee of long-term care facility abused resident were not entitled to qualified immunity.	Dec. 14, 2018	Case		2 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Distinguished by	 69. Johnson v. Jessup ”” 381 F.Supp.3d 619 , M.D.N.C. GOVERNMENT — Licensing. Revocation of driver's licenses due to licensees' failure to pay court fines did not violate equal protection or substantive due process rights.	Mar. 31, 2019	Case		2 7 S.Ct.
Distinguished by	 70. Fowler v. Benson ”” 924 F.3d 247 , 6th Cir.(Mich.) TRANSPORTATION — Motor Vehicles. Indigent drivers likely lacked property interest in driver's licenses.	May 08, 2019	Case		2 6 7 S.Ct.
Distinguished by	71. Phifer v. State 2020 WL 1149916 , Tex.App.-Dallas Charles Wayne Phifer appeals his conviction for the capital murder of his girlfriend's four-year-old daughter, L.W. In eight issues, appellant argues (1) the evidence is legally...	Mar. 10, 2020	Case		—
Distinguished by	 72. Vanderveer v. Zoning Board of Appeals 2020 WL 7042669 , E.D.N.Y. Donald Vanderveer alleges that the Town of East Hampton (“the Town”), its Zoning Board of Appeals (“ZBA”) and several Town officials violated the Takings, Due Process and Equal...	Dec. 01, 2020	Case		—
Distinguished by	73. Wilson v. Illinois Department of Financial and Professional Regulation 2021 WL 1784818 , N.D.Ill. Plaintiff Robert Wilson, a cardiologist, brought this Section 1983 action against employees of the Illinois Department of Financial and Professional Regulation (“IDFPR”) in...	May 05, 2021	Case		—
Limitation of Holding Recognized by	74. Roach v. Ohio Department of Highway Safety 1978 WL 217126 , Ohio App. 10 Dist. This is an appeal from a judgment of the Court of Claims for the State of Ohio. The record shows that the trial court carefully summarized the facts in its opinion, as follows:...	Sep. 28, 1978	Case		8 S.Ct.
Limitation of Holding Recognized by	 75. In re Barkley 263 B.R. 553 , Bkrcty.N.D.Ohio BANKRUPTCY - Avoidance. Trustee could avoid improperly executed mortgage.	June 21, 2001	Case		—

History (6)

Direct History (6)

 1. [Burson v. Bell](#)
121 Ga.App. 418 , Ga.App. , Mar. 03, 1970

Certiorari Granted by

 2. [Bell v. Burson](#)
400 U.S. 963 , U.S.Ga. , Dec. 21, 1970

AND Judgment Reversed by

 3. [Bell v. Burson](#) 
402 U.S. 535 , U.S.Ga. , May 24, 1971

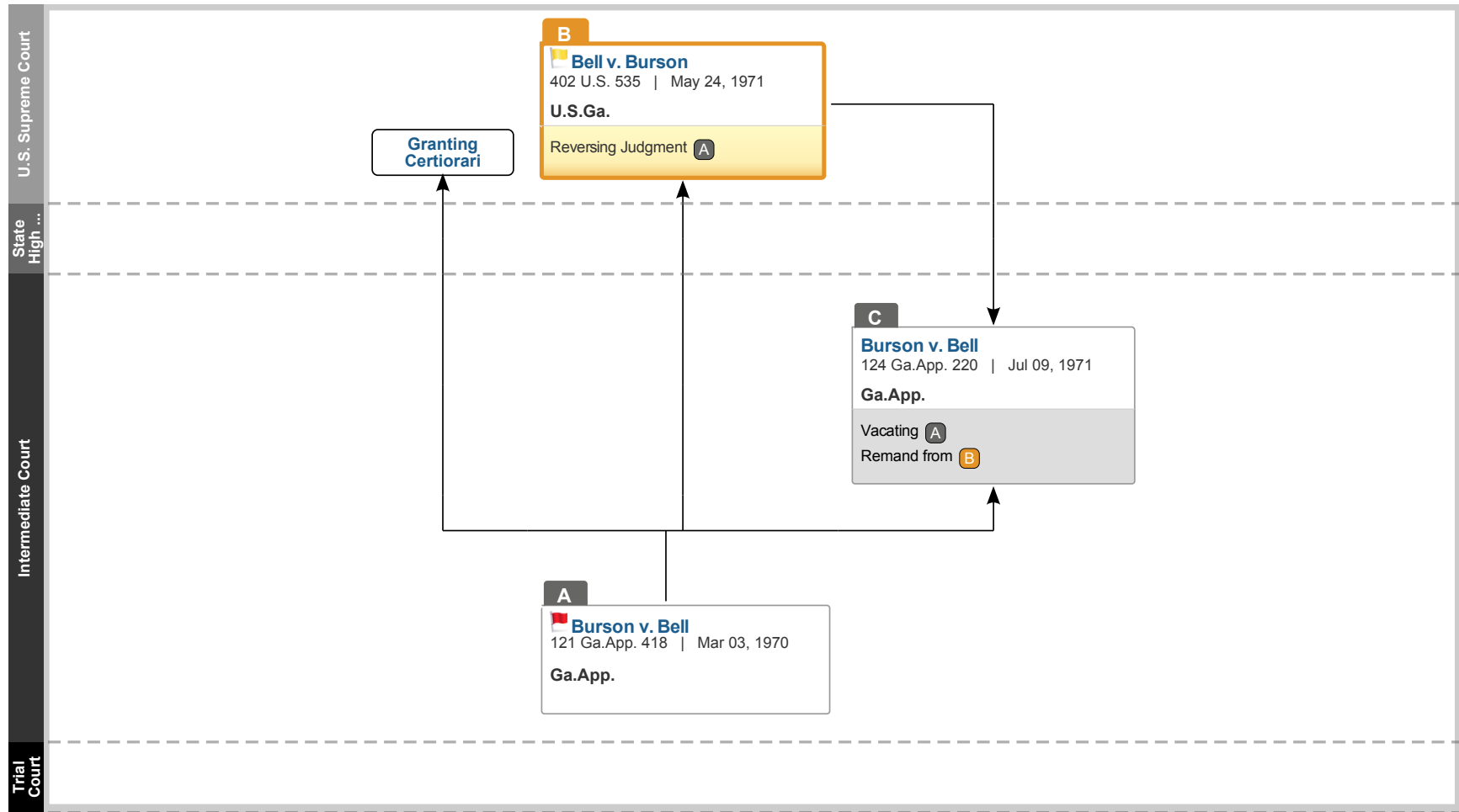
On Remand to

4. [Burson v. Bell](#)
124 Ga.App. 220 , Ga.App. , July 09, 1971

 5. [Burson v. Bell](#)
121 Ga.App. 418 , Ga.App. , Mar. 03, 1970

Vacated by

6. [Burson v. Bell](#)
124 Ga.App. 220 , Ga.App. , July 09, 1971





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
Treatment	Title	Date	Type	Depth	Headnote(s)
Distinguished by NEGATIVE	1. Fowler v. Benson ¶ 924 F.3d 247, 257+ , 6th Cir.(Mich.) TRANSPORTATION — Motor Vehicles. Indigent drivers likely lacked property interest in driver's licenses.	May 08, 2019	Case		2 6 7 S.Ct.
Distinguished by NEGATIVE	2. Johnson v. Jessup ¶ 381 F.Supp.3d 619, 639+ , M.D.N.C. GOVERNMENT — Licensing. Revocation of driver's licenses due to licensees' failure to pay court fines did not violate equal protection or substantive due process rights.	Mar. 31, 2019	Case		2 7 S.Ct.
Distinguished by NEGATIVE	3. Xcaliber Intern. Ltd. LLC v. Atty. Gen. State of Louisiana ¶ 612 F.3d 368, 381+ , 5th Cir.(La.) CIVIL RIGHTS - Due Process. Requirement of escrow account as precondition to selling cigarettes in Louisiana did not violate due process.	July 15, 2010	Case		1 8 S.Ct.
Distinguished by NEGATIVE	4. Mobley v. City of Chesapeake, Va. 2006 WL 4738661, *7+ , E.D.Va. This matter is before the court on defendants' joint motion to dismiss pursuant to Federal Rule of Civil Procedure 12(b)(6). After examination of the briefs and record, the court...	Aug. 30, 2006	Case		5 7 8 S.Ct.
Distinguished by NEGATIVE	5. Mechur v. Director, Dept. of Public Safety ¶ 446 So.2d 48, 49+ , Ala.Civ.App. Driver petitioned seeking declaratory and mandamus relief in connection with revocation of her driver's license. The Circuit Court, Montgomery County, H. Mark Kennedy, J.,...	Feb. 01, 1984	Case		2 5 7 S.Ct.
Examined by	6. Mackey v. Montrym 99 S.Ct. 2612, 2616+ , U.S.Mass. Driver's licensee brought a class action challenging the constitutionality of the Massachusetts Implied Consent Law. A three-judge panel of the United States District Court for...	June 25, 1979	Case		2 7 8 S.Ct.
Examined by	7. Arnett v. Kennedy ¶ 94 S.Ct. 1633, 1644+ , U.S.Ill. Action was brought by discharged nonprobationary federal employee in the Office of Economic Opportunity for declaratory and injunctive relief on ground of denial of due process in...	Apr. 16, 1974	Case		2 5 7 S.Ct.
Examined by	8. Fuentes v. Shevin 92 S.Ct. 1983, 1995+ , U.S.Fla. Actions challenging constitutionality of Florida and Pennsylvania prejudgment replevin statutes. A three-judge United States District Court for the Southern District of Florida,...	June 12, 1972	Case		2 7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Examined by	9. Piercy v. Heyison ¶ 565 F.2d 854, 857+ , 3rd Cir.(Pa.) Appeal was taken from an order of the United States District Court for the Western District of Pennsylvania, William W. Knox, J., granting summary judgment in favor of state...	Nov. 04, 1977	Case		2 5 8 S.Ct.
Examined by	10. Tomai-Minogue v. State Farm Mut. Auto. Ins. Co. ¶ 770 F.2d 1228, 1232+ , 4th Cir.(Va.) Virginia motorist, whose driver's license was suspended at request of insurer which was judgment creditor in automobile accident judgment entered in Maryland, brought § 1983 action...	Aug. 19, 1985	Case		5 7 8 S.Ct.
Examined by	11. Delong v. Department of Health and Human Services ¶ 264 F.3d 1334, 1342+ , Fed.Cir. LABOR AND EMPLOYMENT - Public Employment. Statute creating irrebuttable presumption that employee with criminal record was unfit satisfied due process.	Sep. 05, 2001	Case		5 7 8 S.Ct.
Examined by	12. Tolbert v. McGriff ¶ 434 F.Supp. 682, 685+ , M.D.Ala. Driver's licensee brought suit for declaratory and injunctive relief alleging that Alabama Department of Public Safety denied him due process by suspending his license for medical...	Nov. 12, 1976	Case		6 7 S.Ct.
Examined by	13. Shaltry v. U.S. ¶ 182 B.R. 836, 843+ , D.Ariz. Trustees. Chapter 7 trustee did not have constitutionally protected liberty or property interest in her continued membership in Chapter 7 panel.	Jan. 05, 1995	Case		2 5 7 S.Ct.
Examined by	14. Smith v. Commissioner of Georgia Dept. of Public Safety ¶ 673 F.Supp. 446, 448+ , M.D.Ga. Licensee brought action against Commissioner of Georgia Department of Public Safety to challenge constitutionality of revocation of driver's licensee for medical reason. The...	Nov. 10, 1987	Case		2 6 7 S.Ct.
Examined by	15. Pollion v. Lewis ¶ 332 F.Supp. 777, 778+ , N.D.Ill. Class action was brought to declare Illinois Safety Responsibility Law unconstitutional. An appeal was taken from a judgment of a three-judge United States District Court for the...	Oct. 28, 1971	Case		5 7 8 S.Ct.
Examined by	16. Pollard v. Panora ¶ 411 F.Supp. 580, 584+ , D.Mass. Class action was brought for declaratory and injunctive relief against enforcement of Massachusetts statute requiring Registrar of Motor Vehicles to automatically suspend driver's...	Mar. 25, 1976	Case		2 5 7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Examined by	17. Cote v. Maine Dept. of Corrections ¶ 2000 WL 760736, *2+ , D.Me. The petitioner seeks a writ of habeas corpus pursuant to 28 U.S.C. § 2254 in connection with his conviction after a jury trial in the Maine Superior Court (Cumberland County) on...	Jan. 05, 2000	Case		7 S.Ct.
Examined by	18. Fowler v. Johnson ¶ 2017 WL 6379676, *7+ , E.D.Mich. On May 4, 2017, Plaintiffs filed this putative class action lawsuit challenging Defendant's practice, pursuant to Michigan Compiled Laws § 257.321a, of suspending the driver's...	Dec. 14, 2017	Case		2 4 7 S.Ct.
Examined by	19. Laudermilk v. Fordice ¶ 948 F.Supp. 596, 599+ , N.D.Miss. Mississippi residents brought action challenging nonrenewal of their automobile license tax for nonpayment of ad valorem taxes funding county garbage collection. On cross-motions...	Dec. 12, 1996	Case		2 6 7 S.Ct.
Examined by	20. Jones v. Penny 387 F.Supp. 383, 385+ , M.D.N.C. A person whose driver's license had been revoked after he was involuntarily committed to an institution for treatment of alcoholism brought an action on behalf of himself and...	Dec. 23, 1974	Case		5 7 8 S.Ct.
Examined by	21. Weaver v. O'Grady ¶ 350 F.Supp. 403, 405+ , S.D.Ohio Action challenging Ohio's Financial Responsibility Act on basis that it deprived plaintiffs of rights, privileges and immunities secured by United States Constitution and...	Oct. 27, 1972	Case		5 7 8 S.Ct.
Examined by	22. U.S. v. One Palmetto State Armory PA-15 Machinegun Receiver/Frame, Unknown Caliber, Serial Number LW001804 ¶ 115 F.Supp.3d 544, 572+ , E.D.Pa. CIVIL RIGHTS - Right to Bear Arms. Possession of machine gun did not fall within scope of Second Amendment right to bear arms.	July 22, 2015	Case		2 S.Ct.
Examined by	23. Kilfoyle v. Heyison ¶ 417 F.Supp. 239, 241+ , W.D.Pa. Uninsured motorists who were involved in accidents brought action challenging constitutionality of Pennsylvania statute authorizing suspension of license of an uninsured motorist...	June 29, 1976	Case		5 7 8 S.Ct.
Examined by	24. Warner v. Trombetta ¶ 348 F.Supp. 1068, 1070+ , M.D.Pa. Class action seeking injunctive relief and convening of a three-judge court to declare certain provisions of Pennsylvania Motor Vehicle Code unconstitutional. A three-judge...	July 06, 1972	Case		2 7 8 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Examined by	25. Lawrence v. Petit ¶ 492 F.Supp. 1203, 1205+ , D.R.I. Plaintiffs in wrongful death action brought suit under Rhode Island law against officials of the division of motor vehicles alleging that defendants' denial of their request to...	May 28, 1980	Case		5 7 8 S.Ct.
Examined by	26. Holland v. Parker ¶ 354 F.Supp. 196, 200+ , D.S.D. Action was brought challenging constitutionality of South Dakota implied consent statute. The United States District Court for the District of South Dakota, Fred J. Nichol, Chief...	Feb. 15, 1973	Case		2 5 7 S.Ct.
Examined by	27. Robinson v. Purkey ¶ 2018 WL 5023330, *8+ , M.D.Tenn. Fred Robinson, Ashley Sprague, and Johnny Gibbs have filed a Motion for Preliminary Injunction (Docket No. 25), to which Tennessee Department of Safety and Homeland Security...	Oct. 16, 2018	Case		5 S.Ct.
Examined by	28. Thomas v. Haslam ¶ 329 F.Supp.3d 475, 494+ , M.D.Tenn. TRANSPORTATION — Motor Vehicles. Tennessee statute authorizing revocation of indigent drivers' licenses, without pre-revocation hearing, violated Due Process and Equal Protection...	July 02, 2018	Case		5 6 7 S.Ct.
Examined by	29. Beazley v. Armour ¶ 420 F.Supp. 503, 506+ , M.D.Tenn. Action was brought for declaratory and injunctive relief against the enforcement of two sections of the Tennessee Financial Responsibility Law. The three-judge court held that the...	Mar. 17, 1976	Case		5 8 S.Ct.
Examined by	30. MacBeth v. State of Utah 332 F.Supp. 1191, 1192+ , D.Utah Action seeking interlocutory and permanent injunction to prevent state from suspending plaintiff's driver's license pursuant to state financial responsibility act. The District...	Oct. 06, 1971	Case		5 7 8 S.Ct.
Examined by	31. Wright v. Malloy 373 F.Supp. 1011, 1017+ , D.Vt. Motorists convicted of motor vehicle violations indicating fault arising out of an accident brought action seeking to enjoin commissioner of motor vehicles from suspending their...	Mar. 25, 1974	Case		2 5 8 S.Ct.
Examined by	32. Lee v. Thornton ¶ 370 F.Supp. 312, 320+ , D.Vt. Actions brought to have customs seizure statutes declared unconstitutional and to enjoin enforcement thereof. A three-judge District Court, Oakes, Circuit Judge, and Holden and...	Jan. 22, 1974	Case		5 7 8 S.Ct.















Treatment	Title	Date	Type	Depth	Headnote(s)
Examined by	 33. McNamara v. Malloy ¶¶ 337 F.Supp. 732, 734+ , D.Vt. Suit for declaratory and injunctive relief in which plaintiffs alleged that suspension of their motor vehicle operator licenses without a presuspension hearing on issue of fault...	Nov. 09, 1971	Case		2 5 8 S.Ct.
Examined by	 34. Rios v. Cozens 103 Cal.Rptr. 299, 301+ , Cal. Petition for writ of mandate seeking to compel Department of Motor Vehicles and its director to revoke order of suspension issued as to petitioner licensee under financial...	Aug. 15, 1972	Case		5 7 8 S.Ct.
Examined by	 35. Bogacki v. Board of Supervisors ¶¶ 97 Cal.Rptr. 657, 666+ , Cal. Petition for writ of mandate to compel county board of supervisors and director of county department of building and safety to set aside petitioner's allegedly wrongful dismissal...	Oct. 08, 1971	Case		2 5 7 S.Ct.
Examined by	36. State v. Pueschel 303 A.2d 117, 118+ , Conn.Com.Pl.A.D. Motorist was convicted before the Circuit Court in the Seventeenth Circuit, Savitt, J., of operating a motor vehicle while his license was under suspension and he appealed. The...	Feb. 01, 1973	Case		5 7 8 S.Ct.
Examined by	37. Thomas v. District of Columbia Bd. of Appeals And Review ¶¶ 355 A.2d 789, 791+ , D.C. After suspension by the Department of Motor Vehicles, which refused to hold hearings, of their drivers' licenses for failure to comply with provisions of Motor Vehicle Safety...	Apr. 13, 1976	Case		5 7 8 S.Ct.
Examined by	38. Pope v. Cokinos ¶¶ 207 S.E.2d 63, 64+ , Ga. Appeal by motorist from order of Department of Public Safety that motorist demonstrate financial responsibility. The Superior Court, Fulton County, G. Ernest Tidwell, J., held...	June 25, 1974	Case		5 7 8 S.Ct.
Examined by	 39. Kempke v. Kansas Dept. of Revenue ¶¶ 133 P.3d 104, 109+ , Kan. TRANSPORTATION - Motor Vehicles. Due process rights were not violated because driver could not call at administrative hearing officer who did field tests.	May 05, 2006	Case		2 5 7 S.Ct.
Examined by	40. Barnes v. Kansas Dept. of Revenue, Div. of Vehicles ¶¶ 714 P.2d 975, 976+ , Kan. Appeal was taken by the Department of Revenue from a judgment of the Sedgwick District Court, James G. Beasley, J., declaring unconstitutional a portion of the Automobile Injury...	Feb. 21, 1986	Case		5 7 8 S.Ct.

















Treatment	Title	Date	Type	Depth	Headnote(s)
Examined by	41. Gargagliano v. Secretary of State ¶ 233 N.W.2d 159, 162+ , Mich.App. Plaintiff whose driver's license was suspended after she was released from state hospital brought suit challenging the constitutionality of statute providing for suspension of...	June 10, 1975	Case		5 7 8 S.Ct.
Examined by	 42. Fosselman v. Commissioner of Human Services 612 N.W.2d 456, 461+ , Minn.App. LABOR AND EMPLOYMENT - Public Employment. Nurses disqualified by DHS from certain positions had due process right to hearing.	July 03, 2000	Case		5 7 8 S.Ct.
Examined by	43. State v. Sinner ¶ 207 N.W.2d 495, 497+ , N.D. Petition to Supreme Court for a writ of habeas corpus by motorist whose suspended sentence, imposed for driving while his operator's license was suspended, had been revoked. The...	Apr. 13, 1973	Case		5 7 8 S.Ct.
Examined by	44. Kosmatka v. Safety Responsibility Division of North Dakota State Highway Dept. ¶ 196 N.W.2d 402, 405+ , N.D. Action for show cause hearing to determine whether revocation of driver's license should be stayed pending appeal of conviction of driving while under influence of intoxicating...	Mar. 30, 1972	Case		5 7 8 S.Ct.
Examined by	 45. Stauffer v. Weedlun 195 N.W.2d 218, 221+ , Neb. The Lancaster County District Court, Ronin, J., upheld the revocation of plaintiff motorist's driver's license by the director of the Department of Motor Vehicles, and plaintiff...	Mar. 10, 1972	Case		2 5 7 S.Ct.
Examined by	46. Hilton v. Motor Vehicles Div. ¶ 762 P.2d 1030, 1033+ , Or.App. The Motor Vehicles Division suspended driver's license on ground that driver had failed breath test. Driver sought judicial review. The Circuit Court, Benton County, Frank D....	Oct. 12, 1988	Case		5 7 8 S.Ct.
Examined by	 47. Com. Dept. of Transp., Bureau of Driver Licensing v. Clayton 684 A.2d 1060, 1063+ , Pa. TRANSPORTATION - Automobiles. Regulation permitting suspension of operating privilege if licensee suffered single epileptic seizure violated due process.	Nov. 01, 1996	Case		2 5 7 S.Ct.
Examined by	48. Colonel James B. Adams Tex. Atty. Gen. Op. JM-546, JM-546+ Re: Whether the Texas Department of Public Safety may impound a vehicle under section 4A of article 6701h, V.T.C.S.	Sep. 17, 1986	Administrative Decision		1 6 8 S.Ct.




Treatment	Title	Date	Type	Depth	Headnote(s)
Distinguished by NEGATIVE	49. Odhuno v. Reed's Cove Health and Rehabilitation, LLC ¶ 355 F.Supp.3d 1026, 1041+ , D.Kan. CIVIL RIGHTS — Immunity. State investigators who erroneously determined that former employee of long-term care facility abused resident were not entitled to qualified immunity.	Dec. 14, 2018	Case		2 S.Ct.
Distinguished by NEGATIVE	50. Evans v. Rhodes 735 Fed.Appx. 986, 989+ , 11th Cir.(Fla.) GOVERNMENT — Licensing. Statute authorizing suspension of driver's license for failure to pay court costs following criminal conviction did not violate due process.	May 25, 2018	Case		6 S.Ct.
Distinguished by NEGATIVE	51. Griggs v. Arizona ¶ 2013 WL 1498947, *3+ , D.Ariz. Pending before the Court is a Motion to Dismiss State Defendants (Doc. 18) filed by Defendants State of Arizona, Denise Chen, Victoria and David Palko (named in the complaint as...	Apr. 10, 2013	Case		1 2 S.Ct.
Distinguished by NEGATIVE	52. KT.& G Corp v. Attorney General of State of Okla. 535 F.3d 1114, 1141+ , 10th Cir.(Okla.) GOVERNMENT - Tobacco. Oklahoma's allocable share amendment did not violate Commerce Clause.	July 23, 2008	Case		1 S.Ct.
Distinguished by NEGATIVE	53. County of Milwaukee v. Muhammad 740 N.W.2d 903, 903+ , Wis.App. Ryan Muhammad appeals from an order denying his motion for an indigency hearing following the suspension of his driver's license. Muhammad makes two arguments: (1) he was denied...	Sep. 18, 2007	Case		5 6 7 S.Ct.
Distinguished by NEGATIVE	54. Gorman v. State 233 S.W.3d 622, 624+ , Ark. CRIMINAL JUSTICE - Driving After Revocation. Evidence was sufficient to support conviction for driving with a suspended license.	Apr. 06, 2006	Case		5 7 8 S.Ct.
Distinguished by NEGATIVE	55. S & M Brands, Inc. v. Summers ¶ 393 F.Supp.2d 604, 633+ , M.D.Tenn. ANTITRUST - State Action. State statutes implementing universal tobacco settlement were exempt from operation of antitrust law.	Oct. 06, 2005	Case		1 5 8 S.Ct.
Distinguished by NEGATIVE	56. Evans v. City of New York ¶ 308 F.Supp.2d 316, 323+ , S.D.N.Y. TRANSPORTATION - Motor Vehicles. Motorist's due process rights were not violated by suspension of his driver's license.	Mar. 12, 2004	Case		2 5 7 S.Ct.
Distinguished by NEGATIVE	57. Ward v. Housatonic Area Regional Transit Dist. ¶ 154 F.Supp.2d 339, 348+ , D.Conn. TRANSPORTATION - Carriers. Passenger was not entitled to due process regarding his bus suspension.	Aug. 03, 2001	Case		7 S.Ct.













Treatment	Title	Date	Type	Depth	Headnote(s)
Distinguished by NEGATIVE	58. State v. Carrigan ¶¶ 1999 WL 31157, *2+ , Minn.App. This case comes to us on a certified question pursuant to Minn. R.Crim. P. 28.03. After denying appellant's motion to dismiss criminal charges, the district court certified the...	Jan. 26, 1999	Case		2 5 8 S.Ct.
Distinguished by NEGATIVE	59. Lang v. Pataki ¶¶ 674 N.Y.S.2d 903, 910+ , N.Y.Sup. REAL PROPERTY - Landlord and Tenant. Statute allowing "immediate trials" to landlords in summary proceedings violated principle of separation of powers.	Mar. 30, 1998	Case		8 S.Ct.
Distinguished by NEGATIVE	60. Brooks v. U.S. 127 F.3d 1192, 1194+ , 9th Cir.(Ariz.) Professionals. Former member's removal from district's Chapter 7 trustee panel did not implicate any significant due process liberty interest of former member.	Nov. 04, 1997	Case		7 S.Ct.
Distinguished by NEGATIVE	61. Com., Dept. of Transp., Bureau of Driver Licensing v. Brown ¶¶ 630 A.2d 927, 931+ , Pa.Cmwltth. Drivers' Licenses. Regulation violated procedural due process by creating irrebuttable presumption that persons who have had seizures are incompetent to drive for one year.	Aug. 17, 1993	Case		2 5 6 S.Ct.
Distinguished by NEGATIVE	62. LeClair v. Natural Resources Bd. ¶¶ 483 N.W.2d 278, 284+ , Wis.App. Commercial fishermen sued for declaratory judgment regarding validity of rules adopted by Natural Resources Board and for temporary restraining order prohibiting enforcement of...	Mar. 19, 1992	Case		1 S.Ct.
Distinguished by NEGATIVE	63. Peretto v. Department of Motor Vehicles 1 Cal.Rptr.2d 392, 398+ , Cal.App. 1 Dist. Motorist whose driver's license was suspended by Department of Motor Vehicles (DMV) under statutory scheme which permits DMV to suspend driver's license of any person arrested for...	Oct. 21, 1991	Case		5 7 8 S.Ct.
Distinguished by NEGATIVE	64. U.S. v. Putnam ¶¶ 908 F.2d 978, 978+ , 9th Cir.(Hawai'i) D.Hawaii AFFIRMED IN PART, REVERSED IN PART.	July 24, 1990	Case		1 8 S.Ct.
Distinguished by NEGATIVE	65. U.S. v. Connell ¶¶ 905 F.2d 1541, 1541+ , 9th Cir.(Hawai'i) D.Hawaii AFFIRMED.	June 21, 1990	Case		1 8 S.Ct.
Distinguished by NEGATIVE	66. Cook v. Oberly 459 A.2d 535, 539+ , Del.Ch. Plaintiff sought order restraining revocation of her driver's license and preliminary injunction prohibiting further enforcement of statute providing for notice and hearing in...	Mar. 31, 1983	Case		6 7 8 S.Ct.










Treatment	Title	Date	Type	Depth	Headnote(s)
Distinguished by NEGATIVE	67. Malmed v. Thornburgh ¶ 621 F.2d 565, 573+ , 3rd Cir.(Pa.) Five judges of Court of Common Pleas of First Judicial District of Pennsylvania brought action challenging Pennsylvania Constitution section requiring retirement of state judges at...	May 13, 1980	Case		5 8 S.Ct.
Distinguished by NEGATIVE	68. Risner v. State ¶ 340 N.E.2d 433, 434+ , Ohio App. 1 Dist. Licensee whose driver's license had been suspended after he was convicted of failing to stop and disclose his identity at the scene of an accident appealed the suspension. The...	June 09, 1975	Case		7 S.Ct.
Distinguished by NEGATIVE	69. State v. Martin 186 S.E.2d 647, 648+ , N.C.App. The Rockingham County Superior Court, James G. Exum, Jr., J., found defendant guilty of driving a motor vehicle during a period of suspension of his driver's license, and he...	Feb. 23, 1972	Case		7 8 S.Ct.
Limitation of Holding Recognized by NEGATIVE	70. Roach v. Ohio Department of Highway Safety 1978 WL 217126, *3+ , Ohio App. 10 Dist. This is an appeal from a judgment of the Court of Claims for the State of Ohio. The record shows that the trial court carefully summarized the facts in its opinion, as follows:...	Sep. 28, 1978	Case		8 S.Ct.
Discussed by	71. Logan v. Zimmerman Brush Co. 102 S.Ct. 1148, 1155+ , U.S.Ill. Employee, who was discharged purportedly because his short left leg made it impossible for him to perform his duties as a shipping clerk, filed timely charge of unlawful...	Feb. 24, 1982	Case		7 S.Ct.
Discussed by	72. Texaco, Inc. v. Short ¶ 102 S.Ct. 781, 789+ , U.S.Ind. The owners of lapsed mineral interests filed actions challenging the Indiana statute under which a mineral lease which is not used for a period of 20 years will automatically lapse...	Jan. 12, 1982	Case		8 S.Ct.
Discussed by	73. Barry v. Barchi ¶ 99 S.Ct. 2642, 2649+ , U.S.N.Y. Action was brought challenging constitutionality of New York statute authorizing summary suspensions without presuspension hearing and New York State Racing and Wagering Board...	June 25, 1979	Case		2 6 7 S.Ct.
Discussed by	74. Dixon v. Love ¶ 97 S.Ct. 1723, 1724+ , U.S.Ill. Truck driver whose driver's license was summarily revoked for being "repeatedly convicted of offenses against laws and ordinances regulating the movement of traffic, to a degree...	May 16, 1977	Case		2 8 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	 75. Goss v. Lopez 95 S.Ct. 729, 743+ , U.S.Ohio Class action was brought by a number of Columbus, Ohio public school system students to review their suspensions without hearing, either prior to or within reasonable time...	Jan. 22, 1975	Case		—
Discussed by	76. Pueschel v. Connecticut 94 S.Ct. 237, 237+ , U.S.Conn. Facts and opinion, Conn., 301 A.2d 560; 30 Conn.Sup. 556, 303 A.2d 117.	Oct. 15, 1973	Case		8 S.Ct.
Discussed by	 77. Vlandis v. Kline 93 S.Ct. 2230, 2233+ , U.S.Conn. Suit was brought under the Civil Rights Act by Connecticut university students contending that they were bona fide residents of Connecticut and were, by a Connecticut statute,...	June 11, 1973	Case		—
Discussed by	 78. Board of Regents of State Colleges v. Roth ¶ 92 S.Ct. 2701, 2705+ , U.S.Wis. Action by assistant professor at state university, who had no tenure rights to continued employment and who was informed that he would not be rehired after first academic year,...	June 29, 1972	Case		2 7 S.Ct.
Discussed by	 79. Stanley v. Illinois 92 S.Ct. 1208, 1210+ , U.S.Ill. Dependency proceeding was brought by State of Illinois upon the death of the natural mother of the children. The determination of the Circuit Court of Cook County, John P. McGury,...	Apr. 03, 1972	Case		7 S.Ct.
Discussed by	80. Jennings v. Mahoney ¶ 92 S.Ct. 180, 181+ , U.S.Utah The Utah Department of Public Safety ordered motorist to show financial responsibility or suffer suspension of her operator's license and the motorist appealed. The Director's...	Nov. 09, 1971	Case		7 8 S.Ct.
Discussed by	81. Azubuko v. Registrar of Motor Vehicles 95 F.3d 1146, 1146+ , 1st Cir.(Mass.) D.Mass. AFFIRMED.	Sep. 03, 1996	Case		8 S.Ct.
Discussed by	 82. Hernandez v. European Auto Collision, Inc. 487 F.2d 378, 382+ , 2nd Cir.(N.Y.) Appeal from a judgment of the United States District Court for the Eastern District of New York, Mark A. Costantino, J., 346 F.Supp. 313, which dismissed complaint for declaratory...	June 29, 1973	Case		5 S.Ct.
Discussed by	83. Taggart v. GMAC Mortg., LLC ¶ 600 Fed.Appx. 859, 864+ , 3rd Cir.(Pa.) CIVIL RIGHTS - Due Process. Appraiser on HUD's appraiser roster had adequate notice of pre-removal conference.	Jan. 30, 2015	Case		8 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	 84. Mattern v. Weinberger 519 F.2d 150, 160+ , 3rd Cir.(Pa.) Recipient of disabled widow's benefits brought class action for declaration that procedure for recoupment of overpayments of benefits without provision for hearing until after the...	June 03, 1975	Case		7 S.Ct.
Discussed by	85. Scott v. Williams 924 F.2d 56, 58+ , 4th Cir.(Va.) Driver brought action against Commissioner of Department of Motor Vehicles (DMV) to recover for violation of due process in connection with summary suspension of license on basis...	Jan. 22, 1991	Case		2 5 7 S.Ct.
Discussed by	 86. Bowlby v. City of Aberdeen, Miss. ¶¶ 681 F.3d 215, 220+ , 5th Cir.(Miss.) REAL PROPERTY - Zoning and Planning. Business owner was deprived of procedural due process in zoning board's decision to revoke permits.	May 14, 2012	Case		2 7 S.Ct.
Discussed by	 87. Gonzales v. Cassidy ¶¶ 474 F.2d 67, 71+ , 5th Cir.(Tex.) Suit raising issue as to whether plaintiff and class he sought to represent were bound by res judicata effect of prior class suit involving same class (represented by different...	Feb. 15, 1973	Case		5 8 S.Ct.
Discussed by	88. Morgan v. Wofford ¶¶ 472 F.2d 822, 827+ , 5th Cir.(Ga.) Action seeking declaration that Georgia statute making monetary restitution to the victim by the convicted perpetrator of a crime a condition of probation was unconstitutional and...	Jan. 29, 1973	Case		7 S.Ct.
Discussed by	 89. Johnson v. Morales ¶¶ 946 F.3d 911, 921+ , 6th Cir.(Mich.) GOVERNMENT — Licensing. Holder of business license stated a procedural due process claim concerning license suspension.	Jan. 07, 2020	Case		4 6 S.Ct.
Discussed by	 90. Sisay v. Smith ¶¶ 310 Fed.Appx. 832, 848+ , 6th Cir.(Ohio) GOVERNMENT - Injunction. Cab companies were not entitled to preliminary injunction enjoining city from interfering with their right to use airport queue.	Feb. 12, 2009	Case		2 6 7 S.Ct.
Discussed by	 91. Miller v. Carter ¶¶ 547 F.2d 1314, 1318+ , 7th Cir.(Ill.) Ex-offender brought suit challenging a city ordinance permanently barring persons convicted of certain offenses from obtaining a public chauffeur's license. The United States...	Jan. 04, 1977	Case		6 8 S.Ct.
Discussed by	 92. Lucas v. Wisconsin Elec. Power Co. ¶¶ 466 F.2d 638, 647+ , 7th Cir.(Wis.) A civil rights action by electrical service subscriber brought as class action against electric power company and state public service commissioners to challenge constitutionality...	Aug. 02, 1972	Case		5 7 S.Ct.




Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	 93. Freeman v. Blair 793 F.2d 166, 177+ , 8th Cir.(S.D.) Operators of commercial campground filed civil rights action against various South Dakota officials, alleging that license to operate their campground was summarily suspended when...	June 04, 1986	Case		5 7 8 S.Ct.
Discussed by	94. Shaltry v. U.S. ” 87 F.3d 1322, 1322+ , 9th Cir.(Ariz.) D.Ariz., 182 B.R. 836. AFFIRMED.	June 26, 1995	Case		5 7 S.Ct.
Discussed by	 95. Alaska Airlines, Inc. v. City of Long Beach ” 951 F.2d 977, 986+ , 9th Cir.(Cal.) Permanent injunction enjoining operation of city's ordinance restricting noise at municipal airport was entered by the United States District Court for the Central District of...	Oct. 24, 1991	Case		2 7 S.Ct.
Discussed by	 96. Chalkboard, Inc. v. Brandt ” 879 F.2d 668, 672+ , 9th Cir.(Ariz.) Day-care center and its operator brought civil rights action for money damages against officials of Arizona agencies responsible for child day-care programs based on their summary...	July 13, 1989	Case		2 7 S.Ct.
Discussed by	 97. Gonzales v. City of Castle Rock ” 366 F.3d 1093, 1101+ , 10th Cir.(Colo.) FAMILY LAW - Protection Orders. Wife had constitutional	Apr. 29, 2004	Case		7 S.Ct.
Discussed by	 98. Stidham v. Peace Officer Standards And Training ” 265 F.3d 1144, 1150+ , 10th Cir.(Utah) CIVIL RIGHTS - State Action. Officer could allege a due process violation by claiming agency effectively revoked his certification.	Sep. 24, 2001	Case		2 6 7 S.Ct.
Discussed by	 99. Graham v. R.J. Reynolds Tobacco Company ” 857 F.3d 1169, 1194+ , 11th Cir.(Fla.) PRODUCTS LIABILITY — Judgment. Giving findings in prior class action preclusive effect did not violate Due Process Clause.	May 18, 2017	Case		4 S.Ct.
Discussed by	 100. Blackwell College of Business v. Attorney General ” 454 F.2d 928, 932+ , D.C.Cir. Business college brought suit seeking to overturn decision of the Immigration and Naturalization Service withdrawing college's status as approved school for attendance by...	Sep. 10, 1971	Case		4 S.Ct.





Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	 101. Motley v. Taylor ¶ 451 F.Supp.3d 1251, 1289+ , M.D.Ala. CIVIL RIGHTS — Equal Protection. State rule providing for driver's license suspension when motorist failed to pay ticket was rationally related to state's legitimate interests.	Mar. 31, 2020	Case		2 6 7 S.Ct.
Discussed by	102. Rader v. Dothard ¶ 434 F.Supp. 688, 689+ , M.D.Ala. Driver's licensee sought to enjoin Alabama from revoking his license after his conviction of driving a motor vehicle while intoxicated, contending that he was entitled to prior...	Mar. 16, 1977	Case		5 7 8 S.Ct.
Discussed by	103. Smith v. McGriff ¶ 434 F.Supp. 673, 677+ , M.D.Ala. Action was brought attacking the constitutionality of an Alabama statute and certain practices of the Alabama Department of Public Safety insofar as they required or permitted...	Nov. 12, 1976	Case		5 6 7 S.Ct.
Discussed by	104. Chavez v. Campbell ¶ 397 F.Supp. 1285, 1287+ , D.Ariz. Motorist whose driver's license was summarily suspended under the provisions of Arizona's implied consent law brought civil rights action, challenging the constitutionality of the...	July 02, 1973	Case		2 7 S.Ct.
Discussed by	 105. Berjikian v. Franchise Tax Bd. ¶ 93 F.Supp.3d 1151, 1156+ , C.D.Cal. GOVERNMENT - Licensing. California statute, authorizing refusal to renew license, violated taxpayers' right to due process.	Mar. 12, 2015	Case		2 3 4 S.Ct.
Discussed by	106. Jones v. City of Modesto ¶ 408 F.Supp.2d 935, 950+ , E.D.Cal. CIVIL RIGHTS - Due Process. Massage therapist was not entitled to hearing prior to suspension of practitioner license.	Dec. 16, 2005	Case		2 6 S.Ct.
Discussed by	 107. Gerling Global Reinsurance Corp. of America v. Low ¶ 186 F.Supp.2d 1099, 1109+ , E.D.Cal. INSURANCE - Industry Regulation. Holocaust insurance statute violated due process by not providing for meaningful hearing before suspension.	Oct. 02, 2001	Case		2 5 S.Ct.
Discussed by	108. Sandoval v. Heckers ¶ 350 F.Supp. 127, 127+ , D.Colo. Plaintiffs challenge constitutionality of Colorado driver's license revocation statutes applicable to uninsured motorists. Following certification of questions and the Colorado...	Oct. 24, 1972	Case		5 7 8 S.Ct.
Discussed by	109. Chance v. DeFilippo ¶ 361 F.Supp.2d 21, 24+ , D.Conn. TRANSPORTATION - Motor Vehicles. Motorist failed to state a due process claim regarding the state's failure to grant him a school endorsement on his license.	Mar. 25, 2005	Case		2 5 7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	 110. Lynch v. Household Finance Corp. 360 F.Supp. 720, 723+ , D.Conn. Class actions by owners of savings and checking accounts seeking declaratory and injunctive relief on ground that their constitutional rights are impaired by Connecticut...	Jan. 12, 1973	Case		7 S.Ct.
Discussed by	111. Eley v. Morris 390 F.Supp. 913, 920+ , N.D.Ga. Two former employees in the classified service of the Georgia State Merit System brought Civil Rights Act suit attacking manner in which the state officials responsible for...	Feb. 13, 1975	Case		7 S.Ct.
Discussed by	112. Davis v. Weir ¶¶ 328 F.Supp. 317, 320+ , N.D.Ga. Class action by apartment tenant against city, city officials and general manager of city water works to enjoin the termination of water service at the tenant's premises and to...	June 17, 1971	Case		5 7 S.Ct.
Discussed by	113. Bryan v. Kitamura ¶¶ 529 F.Supp. 394, 401+ , D.Hawai'i Action was brought against parents for injuries sustained as a result of children's actions. On defendants' motions to dismiss and for partial summary judgment, the District...	Jan. 05, 1982	Case		—
Discussed by	 114. N & N Catering Co., Inc. v. City of Chicago ¶¶ 37 F.Supp.2d 1056, 1073+ , N.D.Ill. Liquor license holders brought action seeking declaration that single-address local option provision of Illinois Liquor Control Act violated due process clause, amounted to bill of...	Feb. 17, 1999	Case		2 S.Ct.
Discussed by	115. Bradley v. Edgar 1986 WL 902, *5+ , N.D.Ill. Plaintiffs challenge the constitutionality of an Illinois statute providing for the suspension of driver's licenses of car owners who have accumulated ten or more unpaid parking...	Jan. 10, 1986	Case		—
Discussed by	 116. Graff v. Nicholl ¶¶ 370 F.Supp. 974, 979+ , N.D.Ill. An action was brought to challenge validity of certain Illinois statutory provisions and related Chicago municipal ordinances which authorized law enforcement agencies to seize and...	Jan. 09, 1974	Case		2 5 7 S.Ct.
Discussed by	117. Stanford v. Gas Service Co. 346 F.Supp. 717, 719+ , D.Kan. Class action, under Civil Rights Act, brought by customers alleging that gas service termination procedures violated procedural due process requirements. The District Court...	July 13, 1972	Case		5 7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	118. Slone v. Kentucky Dept. of Transp. ¶ 379 F.Supp. 652, 656+ , E.D.Ky. Action by motorist whose driver's license was withdrawn for declaratory judgment that Kentucky's implied consent statute is unconstitutional. The District Court, Swinford, J.,...	July 23, 1974	Case		2 5 7 S.Ct.
Discussed by	119. Wheelahan v. City of New Orleans 2020 WL 1503560, *16+ , E.D.La. In this litigation, Plaintiff Dawn Adams Wheelahan ("Plaintiff") brings claims under 42 U.S.C. § 1983 and seeks declaratory and injunctive relief against Defendant the City of New...	Mar. 30, 2020	Case		2 S.Ct.
Discussed by	120. Fetty v. Louisiana State Board of Private Security Examiners ¶ 2020 WL 448231, *10+ , M.D.La. This matter comes before the Court on Defendant's Motion to Dismiss Pursuant to Rule 4(m), 12(b)(2), 12(b)(5) and 12(b)(6) of the Federal Rules of Civil Procedure (Doc. 38) filed...	Jan. 28, 2020	Case		2 S.Ct.
Discussed by	121. Montrym v. Panora ¶ 429 F.Supp. 393, 396+ , D.Mass. A motorist whose driver's license had been suspended for refusal to take a chemical test after having been arrested for operating a motor vehicle on a public highway while under...	Mar. 25, 1977	Case		2 5 7 S.Ct.
Discussed by	122. Ross v. Gunaris ¶ 395 F.Supp. 623, 627+ , D.Mass. Action was brought to challenge constitutionality of a Massachusetts statute providing that the motor vehicle registrar shall suspend the driver's license of a person who has...	June 09, 1975	Case		2 5 7 S.Ct.
Discussed by	123. Wright v. Family Support Division of Missouri Department of Social Services ¶ 458 F.Supp.3d 1098, 1112+ , E.D.Mo. CIVIL RIGHTS — Equal Protection. System for suspending driver's licenses of non-custodial parents who were unable to pay child support was rationally related to State's interest.	May 01, 2020	Case		2 6 7 S.Ct.
Discussed by	124. Pascarella v. Swift Transp. Co., Inc. ¶ 643 F.Supp.2d 639, 650+ , D.N.J. CIVIL RIGHTS - Due Process. Due process did not require that state inform truck drivers of state law remedies for revocation of CDLs.	July 14, 2009	Case		2 6 7 S.Ct.
Discussed by	125. Rothenberg v. Daus ¶ 2014 WL 3765724, *6+ , S.D.N.Y. Plaintiffs-former drivers of taxicabs and for-hire vehicles ("FHVs")—have sued the City of New York and several officials for alleged violations of their Fourteenth Amendment...	July 31, 2014	Case		6 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	 126. Rothenberg v. Daus 2010 WL 3860425, *4+ , S.D.N.Y. GOVERNMENT - Licensing. Class of taxi drivers failed to show risk of erroneous deprivation of their licenses through commission's procedures.	Sep. 08, 2010	Case		2 6 7 S.Ct.
Discussed by	 127. Padberg v. McGrath-McKechnie ”” 203 F.Supp.2d 261, 276+ , E.D.N.Y. TRANSPORTATION - Carriers. Initiative to suspend taxi drivers who impermissibly refuse service violated procedural due process.	Apr. 29, 2002	Case		2 6 7 S.Ct.
Discussed by	 128. McDonald v. McLucas 371 F.Supp. 831, 834+ , S.D.N.Y. The next of kin of American servicemen carried in a missing status while on active duty in Indochina brought an action against the secretaries of the armed services seeking a...	Feb. 13, 1974	Case		7 S.Ct.
Discussed by	129. Snead v. Department of Social Services of City of New York 351 F.Supp. 1360, 1365+ , S.D.N.Y. Action by “on leave” social service worker challenging constitutionality of New York statute governing leaves of absence for mental disability of civil service employees. On...	Nov. 30, 1972	Case		2 S.Ct.
Discussed by	130. Bronson v. Consolidated Edison Co. of New York, Inc. 350 F.Supp. 443, 447+ , S.D.N.Y. Action by utility customer challenging the termination of electricity cut-off procedure of utility as violative of due process. The District Court, Tyler, J., held that the...	Oct. 30, 1972	Case		7 S.Ct.
Discussed by	131. Carson v. Ohio ”” 2002 WL 484547, *4+ , S.D. Ohio This matter is before the Court on Defendant Village of Millersport's Motion for Judgment on the Pleadings pursuant to Federal Rule of Civil Procedure 12(c) (Doc. # 24), and upon...	Feb. 20, 2002	Case		1 S.Ct.
Discussed by	132. Joelson v. U.S. ”” 179 B.R. 857, 862+ , N.D. Ohio TRUSTEES. United States Trustee's denial of reinstatement of Chapter 7 trustee to panel did not violate any liberty or property interest of Chapter 7 trustee protected by due...	Feb. 13, 1995	Case		5 7 S.Ct.
Discussed by	133. Ransom v. Carbondale Area School Dist. ”” 982 F.Supp.2d 397, 403+ , M.D. Pa. EDUCATION - Labor and Employment. Van driver stated plausible due process claim against school district that revoked her certification to drive its students.	Oct. 07, 2013	Case		2 3 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	 134. Leipzig v. Township of Falls ¶ 2001 WL 111611, *4+ , E.D.Pa. Presently before the court are defendants the Township of Falls, et al.' s (collectively "Defendants") Motion to Dismiss Plaintiffs' Complaint Pursuant to Federal Rules of Civil...	Feb. 01, 2001	Case		2 S.Ct.
Discussed by	135. Garner v. Township of Wrightstown ¶ 819 F.Supp. 435, 444+ , E.D.Pa. Automobile salvager filed action with § 1983 civil rights claims and state law claims against various township and county defendants, who moved for summary judgment. The District...	Apr. 16, 1993	Case		6 7 S.Ct.
Discussed by	 136. Mays v. Scranton City Police Dept. ¶ 503 F.Supp. 1255, 1261+ , M.D.Pa. Owner of unlicensed, uninspected and unattended motor vehicle, which was towed by city police, brought action challenging constitutionality of statutes authorizing removal of such...	Aug. 15, 1980	Case		2 8 S.Ct.
Discussed by	 137. Koger v. Guarino ¶ 412 F.Supp. 1375, 1386+ , E.D.Pa. Action was brought contending that termination procedures of city department of water violated due process clause. On plaintiffs' motion for partial summary judgment and for class...	May 03, 1976	Case		5 7 S.Ct.
Discussed by	138. Reese v. Kassab ¶ 334 F.Supp. 744, 745+ , W.D.Pa. Truck driver brought action challenging constitutionality of state "point system" under which his driver's license was suspended. The Three-Judge District Court, Weis, J., held...	Oct. 26, 1971	Case		2 5 7 S.Ct.
Discussed by	 139. Lee v. State of R.I. ¶ 942 F.Supp. 750, 753+ , D.R.I. Motorist whose license was suspended brought action against state of Rhode Island, Registrar of Motor Vehicles, and Attorney General, alleging that she had been deprived of...	Oct. 08, 1996	Case		5 7 8 S.Ct.
Discussed by	 140. Dollar Loan Center of South Dakota, LLC v. Afdahl ¶ 325 F.Supp.3d 968, 984+ , D.S.D. CIVIL RIGHTS — Due Process. State official deprived lender of procedural due process when he revoked its money lending licenses without hearing.	May 29, 2018	Case		2 5 S.Ct.
Discussed by	 141. Robinson v. Purkey ¶ 326 F.R.D. 105, 161+ , M.D.Tenn. CIVIL RIGHTS — Equal Protection. Indigent drivers sufficiently stated claim that state's driver's license suspension scheme for nonpayment of traffic debt violated equal...	June 11, 2018	Case		5 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	 142. Thomas v. Haslam ¶ 303 F.Supp.3d 585, 629+ , M.D.Tenn. TRANSPORTATION — Motor Vehicles. Dismissal was not warranted of indigent driver's license holders' § 1983 action challenging Tennessee statute authorizing revoking driver's...	Mar. 26, 2018	Case		2 5 6 S.Ct.
Discussed by	 143. Gregg v. Lawson ¶ 732 F.Supp. 849, 854+ , E.D.Tenn. Wrecker service owner taken off state rotational wrecker call list pursuant to order of Commissioner of State Department of Safety which prohibited owners with felony record from...	Nov. 07, 1989	Case		2 6 7 S.Ct.
Discussed by	144. Robinson v. Houston-Galveston Area Council ¶ 566 F.Supp. 370, 377+ , S.D.Tex. Metropolitan health commissioners brought action arising out of their termination and dissolution of commission. The District Court, Singleton, J., held that: (1) commissioners...	Apr. 04, 1983	Case		7 S.Ct.
Discussed by	 145. Paine v. Board of Regents of University of Texas System ¶ 355 F.Supp. 199, 203+ , W.D.Tex. Suit in which declaratory and injunctive relief was sought and in which constitutionality of rules requiring automatic suspension for two years of any university student "placed on...	June 28, 1972	Case		7 S.Ct.
Discussed by	 146. Eldridge v. Weinberger ¶ 361 F.Supp. 520, 524+ , W.D.Va. Action wherein disability claimant challenged constitutionality of procedure employed by Secretary of Health, Education and Welfare to terminate disability benefits. On motion of...	Apr. 09, 1973	Case		2 6 7 S.Ct.
Discussed by	147. Brown v. Dunbar 2008 WL 1787130, *3+ , W.D.Wash. This matter comes before the Court on Defendant City of Auburn's and Defendants Joiner and Dunbar (collectively "Auburn Defendants") Motion for Summary Judgment on Remaining...	Apr. 16, 2008	Case		7 8 S.Ct.
Discussed by	148. Price v. City of Seattle ¶ 2005 WL 1838606, *4+ , W.D.Wash. This matter comes before the Court on the parties' request for clarification and/or modification of the class definition, (Dkt. Nos. 165 & 167), and Defendant the City of Seattle's...	Aug. 01, 2005	Case		5 7 8 S.Ct.
Discussed by	149. Peace v. Kerlikowske 2005 WL 8165815, *4+ , W.D.Wash. This case comes before the Court on the Defendants' motion to dismiss, docket no. 9, and Plaintiff's motion for partial summary judgment, docket no. 13. The Court, having...	Apr. 12, 2005	Case		8 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	150. Horney v. Walla Walla County 1993 WL 350191, *4+ , E.D.Wash. BEFORE THE COURT is the plaintiffs' motion to compel discovery and for sanctions (Ct.Rec. 21). Also before the court is a motion for summary judgment by defendants Cvitanovich...	Aug. 31, 1993	Case		2 S.Ct.
Discussed by	151. Guillemard Gionorio v. Contreras Gomez ” 322 F.Supp.2d 153, 160+ , D.Puerto Rico INSURANCE - Industry Regulation. Insurance commissioner was not entitled to sovereign immunity.	June 04, 2004	Case		2 7 S.Ct.
Discussed by	152. In re National Store Fixture Co. 37 B.R. 481, 486+ , Bkrcty.W.D.Mo. Upon debtor's motion to disqualify and remove trustee, the Bankruptcy Court, Joel Pelofsky, J., held that: (1) rule barring appointment as trustee of those persons associating...	Feb. 24, 1984	Case		7 S.Ct.
Discussed by	153. Butler v. U.S. ” 442 F.Supp.2d 1311, 1321+ , CIT INTERNATIONAL LAW - Jurisdiction. Customs broker challenging license revocation was entitled to transfer of case to federal district court.	June 30, 2006	Case		7 S.Ct.
Discussed by	154. Ex parte Wells ” 582 So.2d 1134, 1136+ , Ala.Civ.App. A director of the Department of Public Safety filed a petition for writ of mandamus directing a trial court to grant the director's motion to strike a jury demand by a motorist who...	May 17, 1991	Case		5 8 S.Ct.
Discussed by	155. Stinnett v. Director, Dept. of Public Safety State of Ala. 435 So.2d 127, 128+ , Ala.Civ.App. Driver appealed from judgment of Circuit Court, Madison County, John D. Snodgrass, J., finding proper action by Safety Director of Department of Public Safety suspending his...	July 06, 1983	Case		5 8 S.Ct.
Discussed by	156. Whitesides v. State, Dept. of Public Safety, Div. of Motor Vehicles ” 20 P.3d 1130, 1135+ , Alaska TRANSPORTATION - Motor Vehicles. Motorist's right to due process was violated by license revocation hearing being held by telephone.	Apr. 13, 2001	Case		2 6 S.Ct.
Discussed by	157. State v. Parra ” 580 P.2d 339, 340+ , Ariz. Defendant, who entered guilty plea to crime of driving while intoxicated on February 10, 1977, whose license was suspended for six months on March 15, 1977, whose hearing dated on...	June 05, 1978	Case		5 S.Ct.
Discussed by	158. Roberts v. State 1991 WL 103011, *3+ , Ark.App. Appellant Bobby James Roberts has appealed pro se from his convictions of driving while intoxicated and refusing to take a breath test. He has provided us with no abstract or...	June 05, 1991	Case		5 7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	 159. Beaudreau v. Superior Court ¶ 121 Cal.Rptr. 585, 589+ , Cal. Students and parents sought a writ of mandate to compel Superior Court to permit them to prosecute a pending action against school district, district's governing board, district's...	May 29, 1975	Case		5 8 S.Ct.
Discussed by	160. Trihedron Internat. Assurance, Ltd. v. Superior Court 267 Cal.Rptr. 418, 425+ , Cal.App. 4 Dist. Insured sued her foreign insurer and the insurer's agent to recover defense costs and attorney fees defendants allegedly wrongfully refused to pay. The Superior Court, No....	Mar. 13, 1990	Case		1 5 S.Ct.
Discussed by	161. Anacker v. Sillas 135 Cal.Rptr. 537, 539+ , Cal.App. 2 Dist. Motorist whose driving privilege had been suspended for failure to establish proof financial responsibility sought mandate to require the Director of Department of Motor Vehicles...	Dec. 28, 1976	Case		5 S.Ct.
Discussed by	162. In re U. S. Dist. Court for Dist. of Colo. 499 P.2d 1169, 1171+ , Colo. Original proceeding arising on certification of three questions by the United States District Court. The Supreme Court, Groves, J., held that to avoid suspension of his driver's...	Aug. 08, 1972	Case		8 S.Ct.
Discussed by	 163. State v. Hickam 668 A.2d 1321, 1328+ , Conn. Double Jeopardy. Suspension of driver's license after drunk driving arrest had primarily remedial purpose and did not bar subsequent prosecution for the same conduct.	Dec. 26, 1995	Case		5 7 S.Ct.
Discussed by	164. State v. Washburn ¶ 1992 WL 369494, *3+ , Conn.Super. The defendant, Steven T. Washburn, was arrested on January 17, 1992, on or about 1:38 a.m., for operating a motor vehicle while under the influence of alcohol pursuant to General...	Dec. 07, 1992	Case		7 S.Ct.
Discussed by	165. Rabbitt v. Leonard ¶ 413 A.2d 489, 491+ , Conn.Super. Former pistol permit holder sought writ of mandamus ordering reinstatement of summarily revoked pistol permit, hearing before any future revocation could be effected, temporary...	Aug. 02, 1979	Case		2 5 S.Ct.
Discussed by	166. Osborne v. District of Columbia ¶ 169 A.3d 876, 879+ , D.C. CRIMINAL JUSTICE — Driving After Revocation. Where evidence fairly raised issue of whether defendant had received notice, District bore burden of showing notice in driving after...	Sep. 21, 2017	Case		2 4 7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	167. Richard Milburn Public Charter Alternative High School v. Cafritz ¶ 798 A.2d 531, 541+ , D.C. EDUCATION - Alternative Education. Public charter schools were not entitled to contested case hearing prior to revocation of charters.	May 23, 2002	Case		7 S.Ct.
Discussed by	168. Reynolds v. District of Columbia ¶ 614 A.2d 1285, 1290+ , D.C. Defendant was convicted in the Superior Court, Arthur L. Burnett, J., of operating motor vehicle after his driver's license had been suspended. Defendant appealed. The Court of...	Oct. 06, 1992	Case		5 S.Ct.
Discussed by	169. Smith v. Murphy ¶ 294 A.2d 357, 358+ , D.C. Asserted class action for declaratory and injunctive relief respecting administration of the District of Columbia Motor Vehicle Safety Responsibility Act. The Superior Court of...	Aug. 15, 1972	Case		5 8 S.Ct.
Discussed by	170. Broughton v. Warren ¶ 281 A.2d 625, 628+ , Del.Ch. Action to enjoin director of motor vehicles from enforcing statute providing for suspension of plaintiff's driving privileges without presuspension hearing. On motion for...	Sep. 08, 1971	Case		7 S.Ct.
Discussed by	171. Carter v. Department of Public Safety, Division of Motor Vehicles ¶ 290 A.2d 652, 656+ , Del.Super. Division of Motor Vehicles revoked driver's license and the driver appealed. The Superior Court, Wright, J., held that driver's license could not be revoked, under statute...	Apr. 05, 1972	Case		7 8 S.Ct.
Discussed by	172. Holton v. Cohan ¶ 2012 WL 432846, *2+ , Del.Com.Pl. For the reasons discussed below, Appellant's Motion for Reconsideration of the Commissioner's Order is DENIED. The October 3, 2011 Order of Commissioner Maybee is therefore...	Jan. 31, 2012	Case		6 7 S.Ct.
Discussed by	173. Cleary v. Shahan 2001 WL 1823428, *3+ , Del.Com.Pl. TRANSPORTATION - Motor Vehicles. Administrative procedures used in license revocation hearings satisfied requirements of due process.	Oct. 30, 2001	Case		7 8 S.Ct.
Discussed by	174. Cleary v. Shahan 2001 WL 34075422, *2+ , Del.Com.Pl. This is an appeal from the decision of the Division of Motor Vehicles (Division) to revoke the Appellant's driver's license pursuant to 21 Del.C., § 2733(d). Based on the findings...	Aug. 07, 2001	Case		7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	 175. Florida Dept. of Highway Safety and Motor Vehicles v. Hernandez ¶ 74 So.3d 1070, 1078+ , Fla. TRANSPORTATION - Motor Vehicles. Driver's license cannot be suspended for refusal to submit to a breath test if the refusal was not incident to a lawful arrest.	June 09, 2011	Case		2 3 S.Ct.
Discussed by	 176. Bradsheer v. Florida Dept. of Highway Safety and Motor Vehicles ¶ 20 So.3d 915, 919+ , Fla.App. 1 Dist. TRANSPORTATION - Motor Vehicles. A driver's license may implicate a protectable property interest for purposes of §1983.	Sep. 25, 2009	Case		2 6 7 S.Ct.
Discussed by	177. Department of Highway Safety and Motor Vehicles v. Hofer ¶ 5 So.3d 766, 771+ , Fla.App. 2 Dist. TRANSPORTATION - Motor Vehicles. Circuit Court's decision that hearing officer must consider legality of stop in postsuspension hearing resulted in miscarriage of justice.	Mar. 18, 2009	Case		2 5 6 S.Ct.
Discussed by	178. Wheeler v. Department of Highway Safety and Motor Vehicles ¶ 297 So.2d 128, 128+ , Fla.App. 2 Dist. Petition for writ of certiorari from order entered by the Department of Highway Safety and Motor Vehicles, denying petitioner's request for reinstatement of his driver's license. ...	July 03, 1974	Case		5 7 S.Ct.
Discussed by	179. Department of Public Safety v. Irby ¶ 207 S.E.2d 23, 24+ , Ga. Appeal from order of Department of Public Safety suspending motorist's driver's license and registration certificates upon certification from Florida that motorist had not...	June 13, 1974	Case		5 8 S.Ct.
Discussed by	 180. Pope v. Cokinos ¶ 200 S.E.2d 275, 277+ , Ga. Motorist ordered by Department of Public Safety to demonstrate financial responsibility obtained injunction in Superior Court, Fulton County, G. Ernest Tidwell, J., enjoining...	Sep. 05, 1973	Case		5 8 S.Ct.
Discussed by	181. Thornberry v. State 247 S.E.2d 495, 499+ , Ga.App. Defendant was convicted in the Chattooga Superior Court, Coker, J., of two counts of homicide by vehicle, and he appealed. The Court of Appeals, Banke, J., held that: (1) failure...	June 19, 1978	Case		1 8 S.Ct.
Discussed by	182. State v. Crisman 846 P.2d 928, 932+ , Idaho App. Defendant was convicted in the District Court, First Judicial District, Bonner County, Eugene Marano, Magistrate, and James R. Michaud, J., of driving without license and operating...	Dec. 28, 1992	Case		8 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	 183. Peabody Coal Co. v. Illinois Pollution Control Bd. 344 N.E.2d 279, 288+ , Ill.App. 5 Dist. Proceeding was brought for review of water pollution control rules promulgated by Illinois Pollution Control Board, Samuel T. Lawton, Jr., Hearing Officer. The Appellate Court,...	Jan. 29, 1976	Case		6 S.Ct.
Discussed by	184. Short v. Texaco, Inc. 406 N.E.2d 625, 628+ , Ind. The Circuit Court, Gibson County, Walter H. Palmer, J., entered two judgments declaring unconstitutionality of Mineral Lapse Act, which puts end to interests in minerals which have...	June 23, 1980	Case		1 S.Ct.
Discussed by	185. Indiana Bureau of Motor Vehicles v. Gurtner ¶ 27 N.E.3d 306, 313+ , Ind.App. TRANSPORTATION - Motor Vehicles. Driver with suspended license was provided with procedural due process to demonstrate her failure to maintain insurance was inadvertent.	Feb. 26, 2015	Case		2 5 7 S.Ct.
Discussed by	 186. Groce v. State, ex rel. Newman ¶ 757 N.E.2d 694, 697+ , Ind.App. TRANSPORTATION - Motor Vehicles. Motorists not informed of right to seek judicial review of suspension of driving privileges were not validly determined to be habitual traffic...	Oct. 30, 2001	Case		7 S.Ct.
Discussed by	187. State v. Heironimus ¶ 941 P.2d 1356, 1361+ , Kan. Motorist who had been declared habitual violator under statute, resulting in revocation of driving privileges, moved to dismiss charge of operating motor vehicle while his driving...	July 11, 1997	Case		2 7 8 S.Ct.
Discussed by	 188. Popp v. Motor Vehicle Dept. ¶ 508 P.2d 991, 993+ , Kan. Proceeding contesting suspension of driver's license under Implied Consent Law. The Johnson District Court, Division No. 1, Herbert W. Walton, J., entered judgment for defendant...	Apr. 07, 1973	Case		5 7 8 S.Ct.
Discussed by	189. State v. Walden 803 P.2d 1054, 1058+ , Kan.App. Defendant was convicted in the Lyon District Court, William J. Dick, J., under Habitual Violator Act. Defendant appealed. The Court of Appeals, Davis, J., held that the phrase...	Dec. 28, 1990	Case		2 7 S.Ct.
Discussed by	190. Cross v. Waguespack ¶ 308 So.2d 321, 323+ , La.App. 4 Cir. Uninsured motorist appealed from an order of the Civil District Court, Parish of Orleans, No. 564—278, Division 'I', Melvin J. Duran, J., denying relief to uninsured motorist who...	Feb. 13, 1975	Case		5 8 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	191. Green v. Department of Public Safety ¶ 308 So.2d 863, 865+ , La.App. 4 Cir. Motorist's license was suspended for his refusal to submit to an alcoholic analysis test. The Civil District Court for the Parish of Orleans, No. 565,357, Division 'J', George C....	Feb. 13, 1975	Case		7 S.Ct.
Discussed by	192. Whitaker v. State, Dept. of Public Safety, Drivers License Division ¶ 264 So.2d 725, 728+ , La.App. 1 Cir. Motorist filed suit against State to have provisions of Implied Consent Law declared unconstitutional and to enjoin State from effectuating six months' suspension of motorist's...	June 26, 1972	Case		7 S.Ct.
Discussed by	193. Smith v. Department of Public Safety 254 So.2d 515, 518+ , La.App. 4 Cir. The Twenty-Fifth Judicial District Court for the Parish of St. Bernard, No. 16—439, Division 'A', August A. Nobile, J., upheld Department of Public Safety's revocation of...	Nov. 08, 1971	Case		2 7 S.Ct.
Discussed by	194. Hatfield v. Gnazzo ¶ 1993 WL 818653, *2+ , Mass.Super. Plaintiff brings this action seeking damages (Count I) and equitable relief (Count II) as well as alleging violations of G.L.c. 93A (Counts III and IV) and due process violations...	Oct. 26, 1993	Case		2 7 S.Ct.
Discussed by	195. Riger v. L and B Ltd. Partnership 363 A.2d 481, 486+ , Md. Action was brought by tenant challenging portion of county rent control law on theory that code procedure for landlords to seek extraordinary rent increases involved taking of...	Sep. 16, 1976	Case		2 S.Ct.
Discussed by	196. Shavers v. Kelley ¶ 267 N.W.2d 72, 85+ , Mich. Action was brought for declaratory judgment as to constitutionality of the No-Fault Insurance Act. The Circuit Court, Wayne County, Horace W. Gilmore, J., declared certain...	June 08, 1978	Case		1 5 7 S.Ct.
Discussed by	197. Hall v. Secretary of State ¶ 231 N.W.2d 396, 398+ , Mich.App. Motorist appealed a judgment of the Circuit Court, Eaton County, Willard L. Mikesell, J., affirming the suspension of his driver's license for refusal to take breathalyzer test. ...	Apr. 23, 1975	Case		2 5 7 S.Ct.
Discussed by	198. Hurt v. Austin 202 N.W.2d 554, 556+ , Mich.App. Action by uninsured motorist challenging revocation of driver's license. The Circuit Court, Wayne County, James L. Ryan, J., entered an adverse judgment from which the motorist...	Aug. 29, 1972	Case		2 7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	199. Jarvis v. Director of Revenue 804 S.W.2d 22, 24+ , Mo. After hearing officer affirmed Department of Revenue's suspension of driving privilege under implied consent law, driver petitioned for trial de novo. The Circuit Court, St....	Mar. 05, 1991	Case		2 5 7 S.Ct.
Discussed by	200. Jones v. Schaffner 509 S.W.2d 72, 78+ , Mo. Motorist appealed from a judgment of the Circuit Court of Cole County, James T. Riley, J., affirming revocation of driver's license because of refusal to submit to chemical test. ...	Apr. 08, 1974	Case		5 7 8 S.Ct.
Discussed by	201. State ex rel. Majerus v. Carter ¶¶ 693 P.2d 501, 503+ , Mont. Motorist appealed from order of the Eighth Judicial District Court, Cascade County, John M. McCarvel, J., which determined that he was an habitual traffic offender. The Supreme...	Dec. 28, 1984	Case		2 5 6 S.Ct.
Discussed by	202. State v. Atwood 219 S.E.2d 521, 524+ , N.C.App. Defendant was convicted in the Superior Court, Forsyth County, W. Douglas Albright, J., with unlawfully and willfully operating motor vehicle on public street or public highway...	Nov. 19, 1975	Case		7 8 S.Ct.
Discussed by	203. State v. Tininenko ¶¶ 371 N.W.2d 762, 762+ , N.D. Defendant was convicted in the County Court of Burleigh County, Burt L. Riskedahl, J., of driving while his license was under suspension, and defendant appealed. The Supreme...	July 19, 1985	Case		5 7 8 S.Ct.
Discussed by	204. State v. Harm ¶¶ 200 N.W.2d 387, 393+ , N.D. A postconviction proceeding was instituted to set aside a conviction for driving a motor vehicle during suspension of operator's license. The County Court with Increased...	Aug. 31, 1972	Case		5 7 8 S.Ct.
Discussed by	205. Wollenburg v. Conrad ¶¶ 522 N.W.2d 408, 412+ , Neb. Driver brought action challenging suspension of license for failure to show proof of financial responsibility. The District Court, Gage County, William R. Rist, J., affirmed...	Oct. 07, 1994	Case		7 8 S.Ct.
Discussed by	206. State v. Michalski 377 N.W.2d 510, 515+ , Neb. Defendant was convicted in the Circuit Court, Antelope County, Merritt C. Warren, J., of driving while under influence of alcohol, third offense, and he appealed. The Supreme...	Dec. 06, 1985	Case		5 6 7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	207. State v. Mitchell ¶ 349 A.2d 862, 863+ , N.H. Defendant appealed from his conviction in Gorham District Court of operating an automobile without valid driver's license. The Superior Court affirmed. The Trial Court, Bois, J.,...	Dec. 31, 1975	Case		1 S.Ct.
Discussed by	208. Daneault v. Clarke ¶ 309 A.2d 884, 885+ , N.H. Licensee brought action to enjoin Director of Motor Vehicle Division from revoking operator's license pending administrative hearing to determine whether license refused to consent...	Sep. 28, 1973	Case		7 S.Ct.
Discussed by	209. Curiale v. Ardra Ins. Co., Ltd. ¶ 644 N.Y.S.2d 663, 669+ , N.Y. Insolvent Insurers. Requiring unlicensed reinsurer to post preanswer security did not violate procedural due process.	Apr. 30, 1996	Case		8 S.Ct.
Discussed by	210. Horodner v. Fisher ¶ 382 N.Y.S.2d 28, 29+ , N.Y. Motorist whose license had been revoked brought action to have revocation set aside. The Supreme Court, Suffolk County, Special Term, William L. Underwood, Jr., J., dismissed and...	Feb. 26, 1976	Case		5 7 8 S.Ct.
Discussed by	211. Johnson v. Director, Downstate Medical Center, State University of New York ¶ 384 N.Y.S.2d 189, 194+ , N.Y.A.D. 2 Dept. A civil servant who had been dismissed from his position without hearing because of unauthorized absences brought an Article 78 proceeding to review his termination. The Supreme...	June 01, 1976	Case		7 S.Ct.
Discussed by	212. Daniel P. Malley & Argyle Home Imp., Inc. v. Farley ¶ 927 N.Y.S.2d 757, 764+ , N.Y.Sup. GOVERNMENT - Licensing. County's suspension of home improvement license violated company owner's due process rights.	July 07, 2011	Case		4 6 S.Ct.
Discussed by	213. Khalil v. Spencer ¶ 541 N.Y.S.2d 301, 303+ , N.Y.Sup. Food vendors petitioned to enjoin city health department and city environmental control board from enforcing a policy whereby vendor license renewals were denied or withheld due to...	Mar. 31, 1989	Case		7 S.Ct.
Discussed by	214. Broadway Catering Corp. v. New York State Liquor Authority ¶ 436 N.Y.S.2d 909, 910+ , N.Y.Sup. Petitioner brought proceeding asking court to annul the determination of the State Liquor Authority denying petitioner's application to renew its liquor license. The Supreme...	Mar. 28, 1980	Case		5 7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	215. State v. Chasteen ¶ 486 N.E.2d 252, 254+ , Ohio App. 12 Dist. Driver's license was suspended and automobile plates and registration were impounded by the trial court, before which driver pled no contest to charge of failure to report...	Dec. 31, 1984	Case		2 5 7 S.Ct.
Discussed by	216. Mansfield v. Curry ¶ 1976 WL 188327, *2+ , Ohio App. 6 Dist. This cause came on to be heard upon the record in the trial court. Each assignment of error was reviewed by the court and upon review the following disposition made: The...	May 07, 1976	Case		5 7 S.Ct.
Discussed by	217. Hunsucker v. Fallin 408 P.3d 599, 605+ , Okla. TRANSPORTATION — Motor Vehicles. Statute requiring seizure and destruction of driver's license upon arrest for prohibited alcohol concentration violated due process clause.	Dec. 19, 2017	Case		2 S.Ct.
Discussed by	218. Beavin v. State ex rel. Dept. of Public Safety ¶ 662 P.2d 299, 300+ , Okla. An appeal was taken from an order of the District Court, Oklahoma County, David Cook, J., suspending driver's license and vehicle registration of owner of automobile involved in...	Apr. 12, 1983	Case		8 S.Ct.
Discussed by	219. Dablenont v. State, Dept. of Public Safety ¶ 543 P.2d 563, 564+ , Okla. The Department of Public Safety revoked driver's license under the Implied Consent Law. On appeal, the District Court, Tulsa County, Bill Ladd, J., reversed order of revocation on...	Dec. 02, 1975	Case		5 7 8 S.Ct.
Discussed by	220. Martinez v. State ex rel. Dept. of Public Safety ¶ 229 P.3d 584, 587+ , Okla.Civ.App. Div. 2 TRANSPORTATION - Motor Vehicles. Licensee was entitled to both notice of revocation of his driver's license, and of his right to request an administrative hearing.	Dec. 30, 2009	Case		7 S.Ct.
Discussed by	221. State v. Stroup ¶ 620 P.2d 1359, 1366+ , Or. Defendant was convicted before the District Court, Lane County, Gregory G. Foote, J., of driving a motor vehicle while his operator's license had been suspended, and he appealed. ...	Dec. 09, 1980	Case		5 6 7 S.Ct.
Discussed by	222. State v. Jones 708 P.2d 1168, 1171+ , Or.App. Appeal was taken by the State from an order of the District Court, Josephine County, Alan H. Coon, J., dismissing charge against motorist of misdemeanor driving while suspended. ...	Oct. 30, 1985	Case		5 6 7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	223. Boykin v. Ott 498 P.2d 815, 819+ , Or.App. The Motor Vehicles Division upheld suspensions of motor vehicle operators' licenses, and the operators appealed. The Court of Appeals, Schwab, C.J., held that the legislature...	July 03, 1972	Case		5 7 8 S.Ct.
Discussed by	224. Smith v. City of Philadelphia ¶ 147 A.3d 25, 33+ , Pa.Cmwth. GOVERNMENT — Appeals. Common Pleas reviewing city decision could not properly make a finding of liability based only on oral argument.	Sep. 06, 2016	Case		4 S.Ct.
Discussed by	225. Com., Dept. of Transp., Bureau of Traffic Safety v. Slater ¶ 462 A.2d 870, 874+ , Pa.Cmwth. Appeal was taken by the Department of Transportation, Bureau of Traffic Safety, from an order of the Common Pleas Court, Bradford County, Evan S. Williams, President Judge,...	June 30, 1983	Case		2 5 8 S.Ct.
Discussed by	226. Com., Dept. of Transp. Bureau of Traffic Safety v. Rodgers 341 A.2d 917, 920+ , Pa.Cmwth. The Common Pleas Court, Chester County, John M. Wajert, J., upheld action of the Secretary of Transportation suspending operator's license and vehicle registration under the Safety...	July 22, 1975	Case		5 7 8 S.Ct.
Discussed by	227. Grindlinger v. Com., Dept. of Transp., Bureau of Traffic Safety ¶ 300 A.2d 95, 96+ , Pa.Cmwth. The Common Pleas Court, York County, George W. Atkins, P.J., upheld suspension of motor vehicle operator's license and licensee appealed. The Commonwealth Court, No. 338 C.D.1972,...	Feb. 01, 1973	Case		7 S.Ct.
Discussed by	228. Com., Dept. of Transp., Bureau of Traffic Safety v. Roeting ¶ 300 A.2d 125, 127+ , Pa.Cmwth. Appeal by the Commonwealth from an order of the Common Pleas Court of Lancaster County, William C. Johnstone, Jr., J., reversing the suspension by Secretary of Transportation of...	Jan. 16, 1973	Case		5 8 S.Ct.
Discussed by	229. Com. v. Colding ¶ 352 A.2d 554, 557+ , Pa.Super. Defendant appealed from the judgment of sentence imposed June 5, 1974, by Court of Common Pleas, Trial Division, Criminal Section of Philadelphia County, at No. 1938 October Term,...	Dec. 22, 1975	Case		1 3 S.Ct.
Discussed by	230. PennDOT v. Harrington ¶ 1999 WL 1324198, *1+ , Pa.Com.Pl. This case comes before me as a result of the suspension of defendant's driver's license. On May 6, 1999, I sustained defendant's statutory appeal, and reinstated his driving...	June 30, 1999	Case		2 5 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	231. PennDOT v. Hettich ¶ 1994 WL 904449, *2+ , Pa.Com.Pl. The instant license suspension case has been remanded to this court by the Commonwealth Court. The Pennsylvania Department of Transportation, Bureau of Driver Licensing appealed to...	Sep. 21, 1994	Case		2 7 S.Ct.
Discussed by	232. License of Rust 1973 WL 15252, *1+ , Pa.Com.Pl. 1. Defendant Robert J. Rust resides at R.D. No. 2, Grove City, Mercer County, Pa. He was born December 1, 1923, and for many years prior to this action, has been duly licensed by...	1973	Case		5 7 S.Ct.
Discussed by	233. Com. v. Abraham 1973 WL 15284, *1+ , Pa.Com.Pl. Defendant, Francis L. Abraham, was indicted at nos. 492 and 727 of 1971 in the Criminal Division of the Court of Common Pleas of Lawrence County for operating a motor vehicle while...	1973	Case		5 6 7 S.Ct.
Discussed by	234. In re Collers License 1972 WL 15821, *4+ , Pa.Com.Pl. This case arises from a charge of operating a motor vehicle during suspension of operating privileges. By consent, it was tried nonjury. In that problems of constitutional...	1972	Case		7 S.Ct.
Discussed by	235. Case of Lechner Auto. License ¶ 1972 WL 15900, *2+ , Pa.Com.Pl. This appeal is from the revocation of the operator's license of Ali Lechner (appellant) by the Secretary of Transportation. A de novo hearing was held thereon and we make the...	1972	Case		7 S.Ct.
Discussed by	236. Com. v. Fondoble ¶ 1972 WL 15981, *1+ , Pa.Com.Pl. On August 21, 1970, defendant was involved in an accident which resulted in damages to the other vehicle. Being an uninsured motorist, defendant was notified that unless he...	1972	Case		5 7 S.Ct.
Discussed by	237. License of Pae 1972 WL 16165, *2+ , Pa.Com.Pl. This is an appeal filed pursuant to the provisions of section 620 of The Vehicle Code of April 29, 1959, P. L. 58, as amended, 75 PS §620, from the order of the Secretary of...	1972	Case		2 5 7 S.Ct.
Discussed by	238. License of Farr 1971 WL 14464, *2+ , Pa.Com.Pl. Appellant herein has filed this appeal from suspension of his operating privileges by the Secretary of Transportation for a period of six months under and pursuant to the Act of...	1971	Case		7 S.Ct.













Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	 239. In re Marraccini 908 A.2d 377, 400+ , Pa.Ct.Jud.Disc. JUDICIAL ADMINISTRATION - Discipline. Judge's conduct in dealing with litigants in waiting room constituted conduct which brought judicial office into disrepute.	July 20, 2006	Case		5 7 S.Ct.
Discussed by	 240. Rule v. R. I. Dept. of Transp. ¶¶ 427 A.2d 1305, 1306+ , R.I. On petitions for writs of certiorari presenting issue concerning security and suspension requirements of the Motor Vehicle Safety Responsibility Act, the Supreme Court, Bevilacqua,...	Apr. 07, 1981	Case		5 8 S.Ct.
Discussed by	241. Dana v. Petit ¶¶ 386 A.2d 189, 191+ , R.I. Motor vehicle operators appealed from suspension of their driver's licenses by administrative decision, and petition for writ of certiorari was granted. The Supreme Court, Doris,...	May 11, 1978	Case		2 6 7 S.Ct.
Discussed by	242. Hosey v. Petit 1978 WL 195983, *1+ , R.I.Super. The plaintiff herein has appealed the suspension of his motor vehicle operator's license under the provisions of § 31-27-2.1 of the General Laws (1968 Reenactment). The...	Mar. 31, 1978	Case		7 S.Ct.
Discussed by	243. Neuser v. Petit ¶¶ 1977 WL 186357, *1+ , R.I.Super. The plaintiff, an uninsured motorist, was involved in an accident in the City of Providence on August 5, 1975. She was ordered to deposit security in the sum of \$850 with the...	June 16, 1977	Case		5 S.Ct.
Discussed by	244. Matter of Revocation of Driver License of Fischer ¶¶ 395 N.W.2d 598, 601+ , S.D. Following guilty plea to DWI-first offense for second time within about one year, Department of Commerce and Regulation notified defendant that it was revoking his operator's...	Nov. 05, 1986	Case		2 5 8 S.Ct.
Discussed by	245. Veach v. State 491 S.W.2d 81, 82+ , Tenn. Defendant was convicted in the Criminal Court, Williamson County, John H. Henderson, J., of driving an automobile upon a public highway while his driver's license was revoked, and...	Jan. 15, 1973	Case		5 8 S.Ct.
Discussed by	246. Shepperd v. State 586 S.W.2d 500, 503+ , Tex.Crim.App. Defendant was convicted in 26th Judicial District Court, Williamson County, Kirby Vance, J., of unlawful possession of a firearm by a felon, and he appealed. The Court of Criminal...	Sep. 19, 1979	Case		7 S.Ct.













Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	247. Hayes v. Texas Dept. of Public Safety ¶ 498 S.W.2d 35, 36+ , TexCivApp.-Hous (1 Dist.) Appeal from a judgment of the County Civil Court at Law, Harris County, William A. Miller, Jr., J., suspending appellant's driver's license for a period of three months. The Court...	July 26, 1973	Case		5 8 S.Ct.
Discussed by	248. Smith v. Mahoney 590 P.2d 323, 325+ , Utah Uninsured motorist appealed judgment of the Third District Court, Salt Lake County, David B. Dee, J., dismissing his petition for review of order of Department of Public Safety...	Jan. 15, 1979	Case		5 7 8 S.Ct.
Discussed by	249. Miller v. Blackstock ¶ 36 P.3d 525, 527+ , Utah App. TRANSPORTATION - Motor Vehicles. License revocation process was not rendered defective by motorist's not receiving temporary license.	Nov. 23, 2001	Case		2 5 6 S.Ct.
Discussed by	250. Commonwealth v. Shaffer ¶ 559 S.E.2d 623, 625+ , Va. TRANSPORTATION - Motor Vehicles. Driver whose license was revoked was not denied post-deprivation remedy in violation of due process.	Mar. 01, 2002	Case		2 5 7 S.Ct.
Discussed by	251. Commonwealth v. Payne 2008 WL 8202780, *1+ , Va.Cir.Ct. Counsel: Before the Court is the defendant's motion to dismiss the indictment charging the defendant with driving after having been adjudicated an habitual offender, a second or...	July 01, 2008	Case		2 S.Ct.
Discussed by	252. Amunrud v. Board of Appeals ¶ 143 P.3d 571, 575+ , Wash. FAMILY LAW - Child Support. Supreme Court upholds statute authorizing revocation of father's driver's license for failure to pay child support.	Sep. 21, 2006	Case		2 5 7 S.Ct.
Discussed by	253. Olympic Forest Products, Inc. v. Chaussee Corp. ¶ 511 P.2d 1002, 1006+ , Wash. Appeal from order of the Superior Court, King County, Lloyd Shorett, J., which allowed corporate defendant's motion to quash and dissolve writ of garnishment. The Supreme Court,...	July 05, 1973	Case		4 5 S.Ct.
Discussed by	254. State v. Baker ¶ 745 P.2d 1335, 1337+ , Wash.App. Div. 3 Driver's license suspension proceeding was brought. The District Court, Yakima County, Gary McGlothlen, J., upheld suspension. Discretionary review was granted. The Court of...	Dec. 01, 1987	Case		5 6 7 S.Ct.
Discussed by	255. Crossman v. State Dept. of Licensing ¶ 711 P.2d 1053, 1056+ , Wash.App. Div. 2 Driver's license was suspended by the Department of Licensing after driver refused to submit to a breathalyzer test when he was arrested for driving while intoxicated. The...	Dec. 19, 1985	Case		2 6 7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	256. Gleason v. Wisconsin Dept. of Transp. ¶ 213 N.W.2d 74, 78+ , Wis. A driver's license was cancelled and the driver sought review. The cancellation was affirmed by the Circuit Court, Milwaukee County, Harvey L. Neelen, J., and the driver appealed....	Dec. 21, 1973	Case		5 7 8 S.Ct.
Discussed by	257. Sniffin v. Cline ¶ 456 S.E.2d 451, 457+ , W.Va. Motorist brought action against Commissioner of Department of Motor Vehicles (DMV), alleging that he was entitled to administrative hearing on his out-of-state driving under the...	Feb. 17, 1995	Case		5 6 S.Ct.
Discussed by	258. Jordan v. Roberts ¶ 246 S.E.2d 259, 261+ , W.Va. Appeal was taken from a judgment of the Circuit Court, Kanawha County, Robert K. Smith, J., affirming action of Commissioner of Motor Vehicles in suspending driver's license of...	July 11, 1978	Case		5 7 8 S.Ct.
Discussed by	259. Virgin Islands v. Rohn ¶ 2011 WL 3855478, *7+ , V.I.Super. THIS MATTER presents an issue of first-impression in the U.S. Virgin Islands: whether a criminal defendant pleading guilty to, or convicted of, a first-offense of simple possession...	Apr. 20, 2011	Case		2 3 S.Ct.
Discussed by	260. Mr. Darrel V. Manning 1984 Idaho Op. Atty. Gen. 48+ Per Request for an Attorney General Opinion You have asked whether Idaho Code § 18-1502(c), which requires the department of transportation to suspend the driving privileges of...	Feb. 14, 1984	Administrative Decision		7 S.Ct.
Discussed by	261. Mark A. Burghart XXIII Kan. Op. Atty. Gen. 4+ As General Counsel for the Department of Revenue, you request our opinion regarding the constitutionality of the hearing procedures afforded individuals whose drivers' licenses are...	Feb. 02, 1989	Administrative Decision		7 S.Ct.
Discussed by	262. In the Matter of THOMAS J. SANFORD, et at., Petitioners, v. NELSON A. ROCKEFELLER, as Governor of the State of New York, et al., Respondents. 5 Off. Dec. of N. Y. Pub. Employee Rel. Bd P 7512+	Aug. 21, 1972	Administrative Decision		—
Discussed by	263. Curtis Person, Jr. Tenn. Op. Atty. Gen. No. 96-070+ 1. Whether the proposed amendment to Tennessee Code Annotated, Section 39-17-418 violates the Equal Protection Clause of the United States or Tennessee Constitutions? 2. Whether...	Apr. 15, 1996	Administrative Decision		2 7 S.Ct.
Discussed by	264. The Honorable John Ford Tenn. Op. Atty. Gen. No. 94-064+ Is the provision of Chapter No. 297 of the 1993 Public Acts (codified as T.C.A. § 57-5-104(b) (Supp.1993)) which provides that a beer permit becomes void if the permit holder fails...	Apr. 28, 1994	Administrative Decision		2 7 S.Ct.




Treatment	Title	Date	Type	Depth	Headnote(s)
Called into Doubt by NEGATIVE	265. Hawkins v. Agricultural Marketing Service, Dept. of Agriculture, U.S. 10 F.3d 1125, 1133 , 5th Cir. After licensed dealer of perishable agricultural commodities was determined to have committed willful, flagrant, and repeated violations of the Perishable Agricultural Commodities...	Dec. 21, 1993	Case		7 S.Ct.
Declined to Extend by NEGATIVE	266. Brewer v. Kimel 256 F.3d 222, 228 , 4th Cir.(N.C.) CRIMINAL JUSTICE - Double Jeopardy. Administrative license revocation was not criminal punishment for double jeopardy purposes.	July 05, 2001	Case		2 S.Ct.
Distinguished by NEGATIVE	267. Vanderveer v. Zoning Board of Appeals 2020 WL 7042669, *6+ , E.D.N.Y. Donald Vanderveer alleges that the Town of East Hampton ("the Town"), its Zoning Board of Appeals ("ZBA") and several Town officials violated the Takings, Due Process and Equal...	Dec. 01, 2020	Case		—
Distinguished by NEGATIVE	268. Phifer v. State 2020 WL 1149916, *13 , Tex.App.-Dallas Charles Wayne Phifer appeals his conviction for the capital murder of his girlfriend's four-year-old daughter, L.W. In eight issues, appellant argues (1) the evidence is legally...	Mar. 10, 2020	Case		—
Distinguished by NEGATIVE	269. Lopez v. State 493 S.W.3d 126, 140+ , Tex.App.-Hous. (1 Dist.) CRIMINAL JUSTICE — Extradition and Detainers. Defendant's prosecution for capital murder did not violate rule of specialty, although authorizing letter indicated that prosecution...	Apr. 26, 2016	Case		4 S.Ct.
Distinguished by NEGATIVE	270. Novin v. Cook 2015 WL 3488559, *6 , N.D.Cal. Following the Court's Order Granting Defendant's Motion to Dismiss, Plaintiffs Abdol Novin and Pooya Pournadi (collectively, "Plaintiffs") filed a First Amended Complaint against...	June 02, 2015	Case		—
Distinguished by NEGATIVE	271. U.S. v. Sharma 609 Fed.Appx. 797, 804+ , 5th Cir.(Tex.) CRIMINAL JUSTICE - Restitution. Law of case doctrine barred claim that defendants convicted of healthcare fraud were entitled to offsets in determining restitution.	Apr. 21, 2015	Case		7 S.Ct.
Distinguished by NEGATIVE	272. Babchuk v. Indiana University Health, Inc. 2015 WL 1279862, *11 , S.D.Ind. Presently pending before the Court are: (1) a Motion for Summary Judgment filed by Defendants Indiana University Health, Inc. ("IU Health"), Indiana University Health Tipton...	Mar. 20, 2015	Case		6 S.Ct.
Distinguished by NEGATIVE	273. Lewis v. State 448 S.W.3d 138, 147 , Tex.App.-Hous. (14 Dist.) CRIMINAL JUSTICE - Law of Parties. Any error in accomplice witness instruction did not rise to level of egregious harm, in trial for capital murder.	Sep. 16, 2014	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Distinguished by NEGATIVE	274. Dairy v. Bonham 2013 WL 3829268, *10+ , N.D.Cal. Plaintiffs are six individuals and a limited liability company involved in commercial Dungeness crab fishing, who have sued to invalidate California Fish & Wildlife Code § 8276.5...	July 23, 2013	Case		—
Distinguished by NEGATIVE	275. Rocket Learning, Inc. v. Rivera-Sanchez 715 F.3d 1, 12+ , 1st Cir.(Puerto Rico) CIVIL RIGHTS - Equal Protection. Reasonable official rationally could have concluded that his actions were consistent with Equal Protection.	Apr. 18, 2013	Case		6 S.Ct.
Distinguished by NEGATIVE	276. Hurdsman v. Salkeld ¶ 2011 WL 976603, *4+ , E.D.Ark. The following recommended partial disposition has been sent to United States District Judge D.P. Marshall Jr. Any party may serve and file written objections to this...	Feb. 01, 2011	Case		2 5 S.Ct.
Distinguished by NEGATIVE	277. Mink v. Arizona 2010 WL 2594355, *5 , D.Ariz. Defendants City of Mesa, Officer Scott Sorensen, Sergeant Ryan Stokes, and Officer Joseph Trafan (collectively "the City Defendants") have filed a motion to dismiss portions of...	June 23, 2010	Case		—
Distinguished by NEGATIVE	278. Brown v. City of Michigan City, Indiana 462 F.3d 720, 731 , 7th Cir.(Ind.) CIVIL RIGHTS - Public Accommodations. Banning resident from city parks did not violate his substantive due process rights.	Sep. 05, 2006	Case		—
Distinguished by NEGATIVE	279. Price v. City of Seattle 2005 WL 1189581, *2 , W.D.Wash. This matter comes before the Court on Defendant the City of Seattle's ("the City") Motion for Reconsideration of this Court's order denying the City's motion for summary judgment...	May 19, 2005	Case		7 S.Ct.
Distinguished by NEGATIVE	280. Estate of Imrie v. Golden Gate Bridge Highway and Transp. Dist. 282 F.Supp.2d 1145, 1148 , N.D.Cal. CIVIL RIGHTS - Due Process. State did not have duty under due process clause to protect victim from committing suicide.	Sep. 15, 2003	Case		—
Distinguished by NEGATIVE	281. Ex parte Mercado 2003 WL 1738452, *3 , Tex.App.-Hous. (14 Dist.) CRIMINAL JUSTICE - Sex Offenders. Sex offender registration law did not trigger procedural due process protections in connection with reputation.	Apr. 03, 2003	Case		—
Distinguished by NEGATIVE	282. Knox County Educ. Ass'n v. Knox County Bd. of Educ. 60 S.W.3d 65, 76 , Tenn.Ct.App. EDUCATION - Seniority and Tenure. Educational Improvement Act repealed by implication private act regarding principal tenure.	Feb. 02, 2001	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Distinguished by NEGATIVE	 283. Federal Lands Legal Consortium ex rel. Robert Estate v. U.S. ¶ 195 F.3d 1190, 1200 , 10th Cir.(N.M.) Association whose members held permits to graze livestock in national forests sued United States, alleging that United States Forest Service's modification of grazing permits...	Oct. 28, 1999	Case		—
Distinguished by NEGATIVE	284. Ki Young Chung v. District of Columbia 982 F.Supp. 20, 22+ , D.D.C. Street vendors sued District of Columbia, claiming that establishment of loading zone in area they had traditionally used for vending violated their procedural due process rights....	July 09, 1997	Case		7 S.Ct.
Distinguished by NEGATIVE	 285. In re Heather B. 11 Cal.Rptr.2d 891, 908+ , Cal.App. 3 Dist. Father appealed from order of the Superior Court, Shasta County, No. 15380, William R. Lund, J., which terminated parental rights. The Court of Appeal, Sparks, Acting P.J., held...	Sep. 14, 1992	Case		8 S.Ct.
Distinguished by NEGATIVE	286. Skeets v. Johnson 816 F.2d 1213, 1216 , 8th Cir.(Ark.) Discharged employee of Arkansas Highway and Transportation Department brought civil rights action seeking declaratory judgment, injunction, and reinstatement with back pay for...	Apr. 27, 1987	Case		7 S.Ct.
Distinguished by NEGATIVE	287. State v. Weisman 361 N.W.2d 311, 311 , Wis.App. Circuit Court, Dane County Affirmed	Nov. 14, 1984	Case		—
Distinguished by NEGATIVE	 288. Sanderson v. Village of Greenhills 726 F.2d 284, 286 , 6th Cir.(Ohio) Poolroom operator brought civil rights action against village to recover damages arising out of village's attempt to enforce amusement device licensing ordinance. The United...	Feb. 01, 1984	Case		—
Distinguished by NEGATIVE	289. MacDonald v. Board of Com'rs of Pilots of State of N. Y. 523 F.Supp. 949, 952+ , S.D.N.Y. Pilot of oceangoing vessels brought action to prevent New York Board of Commissioners of Pilots from revoking his pilot's license because he reached age of 65 by preliminary...	Sep. 09, 1981	Case		—
Distinguished by NEGATIVE	290. City of Columbus v. Thomas 1980 WL 353785, *2+ , Ohio App. 10 Dist. This matter is before us on defendant's appeal from a judgment of the Franklin County Municipal Court finding defendant guilty of operating a motor vehicle in the City of Columbus...	Nov. 06, 1980	Case		5 8 S.Ct.
Distinguished by NEGATIVE	291. Jackman v. Andrews ¶ 1978 WL 217937, *4 , Ohio App. 8 Dist. This cause came on to be heard upon the pleadings and the transcript of the evidence and the record in the Common Pleas Court, and was argued by counsel for the parties; and upon...	Aug. 24, 1978	Case		5 8 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Distinguished by NEGATIVE	 292. Kraut v. Rachford 366 N.E.2d 497, 503 , Ill.App. 1 Dist. Student brought action against superintendent of school district to recover damages for alleged denial of due process when he was dropped from enrollment in high school in the...	July 22, 1977	Case		7 S.Ct.
Distinguished by NEGATIVE	293. Overmyer v. Lawyers Title Ins. Corp. 359 A.2d 260, 265 , Md.App. Appeal was taken from a judgment of the Circuit Court for Baltimore County, Kenneth C. Proctor, J., which, after hearing on attachment on original process, awarded monetary damages...	June 29, 1976	Case		—
Distinguished by NEGATIVE	294. Conroy v. Melton 385 N.Y.S.2d 133, 134 , N.Y.A.D. 2 Dept. In a proceeding pursuant to Article 78 to review cancellation of a driver's license and tractor registration, commissioner of Department of Motor Vehicles appealed from a judgment...	June 28, 1976	Case		7 S.Ct.
Distinguished by NEGATIVE	 295. Janis v. Wilson 385 F.Supp. 1143, 1153+ , D.S.D. Former tribal government employees brought action against tribal officers, claiming that the tribe in terminating their employment violated tribal ordinance and free speech and due...	Dec. 11, 1974	Case		7 S.Ct.
Distinguished by NEGATIVE	296. Dixon v. Osman 528 P.2d 181, 183 , Ariz.App. Div. 1 Action by former employee of Auditor General charging that the termination of her employment because of prior felony convictions denied her due process and equal protection. The...	Nov. 14, 1974	Case		7 S.Ct.
Distinguished by NEGATIVE	297. Sellers v. Iowa Power & Light Co. 372 F.Supp. 1169, 1173+ , S.D.Iowa Action was brought by AFDC recipients challenging constitutionality of statute permitting public utilities requesting a rate increase, which had been suspended by the State...	Mar. 27, 1974	Case		7 S.Ct.
Distinguished by NEGATIVE	 298. Smith v. State 301 A.2d 54, 64 , Md.App. Petitioner was convicted in the Criminal Court of Baltimore, Basil A. Thomas, J., of misdemeanor traffic offenses of speeding and of fleeing or attempting to elude a police...	Feb. 26, 1973	Case		7 S.Ct.
Distinguished by NEGATIVE	 299. People v. Sherman 291 N.E.2d 865, 867+ , Ill.App. 2 Dist. Defendant, an unmarried emancipated minor, was convicted in the Circuit Court, McHenry County, Leonard Brody, J., of driving without a valid driver's license, and he appealed. The...	Jan. 17, 1973	Case		7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Distinguished by NEGATIVE	300. Indiana Alcoholic Beverage Commission v. Progressive Enterprises, Inc. 286 N.E.2d 836, 838 , Ind. Petition for review of Alcoholic Beverage Commission's denial of renewal permit. The Superior Court, Marion County, Glenn W. Funk, J., issued temporary injunction restraining...	Sep. 12, 1972	Case		—
Distinguished by NEGATIVE	301. Miller v. Malloy 343 F.Supp. 46, 48+ , D.Vt. Person who had been convicted of operating a motor vehicle without the owner's consent brought civil rights action challenging constitutionality of state statute requiring proof of...	May 22, 1972	Case		1 8 S.Ct.
Limitation of Holding Recognized by NEGATIVE	302. In re Barkley 263 B.R. 553, 562 , Bkrtcy.N.D. Ohio BANKRUPTCY - Avoidance. Trustee could avoid improperly executed mortgage.	June 21, 2001	Case		—
Cited by	303. Town of Castle Rock, Colo. v. Gonzales 125 S.Ct. 2796, 2822+ , U.S. CIVIL RIGHTS - Duty to Protect. Wife did not have protected property interest in police enforcement of restraining order against husband.	June 27, 2005	Case		7 S.Ct.
Cited by	304. Cleveland v. U.S. 121 S.Ct. 365, 374 , U.S.La. CRIMINAL JUSTICE - Fraud. Video poker licenses were not property under mail fraud statute.	Nov. 07, 2000	Case		—
Cited by	305. Reno v. Flores 113 S.Ct. 1439, 1470 , U.S.Cal. ALIENS - Juveniles. INS regulation permitting juvenile aliens, who have been detained on suspicion of being deportable, to be released only to their parents, close relatives, or...	Mar. 23, 1993	Case		7 S.Ct.
Cited by	306. Collins v. City of Harker Heights, Tex. 112 S.Ct. 1061, 1069 , U.S.Tex. Widow of city sanitation department employee who died of asphyxia after entering manhole to unstop sewer line brought § 1983 action against city. The United States District Court...	Feb. 26, 1992	Case		—
Cited by	307. Michael H. v. Gerald D. 109 S.Ct. 2333, 2357 , U.S.Cal. Putative natural father, whose blood tests indicated 98.07% probability of paternity and who had established parental relationship with child, filed filiation action to establish...	June 15, 1989	Case		—
Cited by	308. Daniels v. Williams 106 S.Ct. 662, 665 , U.S.Va. Inmate brought civil rights actions against deputy sheriff to recover for injuries allegedly sustained when he slipped and fell on a pillow left on jail stairs by deputy sheriff. ...	Jan. 21, 1986	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 309. Cleveland Bd. of Educ. v. Loudermill 105 S.Ct. 1487, 1493+ , U.S.Ohio Terminated school district employees brought action against boards of education challenging propriety of their discharges. The District Court for the Northern District of Ohio,...	Mar. 19, 1985	Case		7 S.Ct.
Cited by	 310. Davis v. Scherer ¶¶ 104 S.Ct. 3012, 3023 , U.S.Fla. See 468 U.S. 1226, 105 S.Ct. 26. Plaintiff, discharged as an employee of the Florida Highway Patrol, sued under the 1871 civil rights statute for alleged violation of the due...	June 28, 1984	Case		7 S.Ct.
Cited by	 311. Landon v. Plasencia 103 S.Ct. 321, 332 , U.S.Cal. Alien filed petition for writ of habeas corpus, seeking release from Immigration and Naturalization Service's exclusion order and contending that she was entitled to have the...	Nov. 15, 1982	Case		7 S.Ct.
Cited by	 312. Parratt v. Taylor 101 S.Ct. 1908, 1914 , U.S.Neb. Inmate of state prison, whose mail order hobby materials were lost when normal procedure for receipt of mail packages was not followed brought suit under section 1983 against...	May 18, 1981	Case		7 S.Ct.
Cited by	 313. Memphis Light, Gas and Water Division v. Craft 98 S.Ct. 1554, 1566 , U.S.Tenn. Suit was brought challenging constitutionality of municipal utility's policies pertaining to terminating and refusing to connect electric, gas and water services. The United...	May 01, 1978	Case		4 S.Ct.
Cited by	 314. Smith v. Organization of Foster Families For Equality and Reform 97 S.Ct. 2094, 2112 , U.S.N.Y. Individual foster parents and organization of foster parents brought action for declaratory and injunctive relief with respect to New York State and New York City statutory and...	June 13, 1977	Case		7 S.Ct.
Cited by	 315. Bishop v. Wood 96 S.Ct. 2074, 2082 , U.S.N.C. Former police officer brought action against city, city manager and chief of police contending that his due process rights were violated when he was discharged from his job. The...	June 10, 1976	Case		—
Cited by	 316. Paul v. Davis 96 S.Ct. 1155, 1157+ , U.S.Ky. Plaintiff whose name and photograph appeared on a flyer which was captioned "Active Shoplifters" and which was distributed among merchants by police chiefs brought class action....	Mar. 23, 1976	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 317. Mathews v. Eldridge  96 S.Ct. 893, 898+ , U.S.Va. A person whose social security disability benefits had been terminated brought an action challenging the constitutional validity of the administrative procedures established by the...	Feb. 24, 1976	Case		7 S.Ct.
Cited by	 318. Laing v. U.S. 96 S.Ct. 473, 486 , U.S.Vt. Taxpayers, in separate actions, challenged Government's collection of assessments imposed following jeopardy terminations of tax years. In No. 73-1808 the District Court for the...	Jan. 13, 1976	Case		7 S.Ct.
Cited by	 319. Gerstein v. Pugh 95 S.Ct. 854, 870 , U.S.Fla. Florida prisoners brought class action, under the Civil Rights Act, against various Dade County judicial and prosecutorial officials claiming a constitutional right to a judicial...	Feb. 18, 1975	Case		—
Cited by	320. Spady v. Mount Vernon Housing Authority 95 S.Ct. 243, 244 , U.S.N.Y. Facts and opinion, 34 N.Y.2d 573, 310 N.E.2d 542, 354 N.Y.S.2d 945.	Oct. 29, 1974	Case		7 S.Ct.
Cited by	 321. Wolff v. McDonnell 94 S.Ct. 2963, 2976+ , U.S.Neb. Civil rights action was brought challenging administrative procedures and practices at Nebraska penal and correctional complex. From an order of the United States District Court...	June 26, 1974	Case		7 S.Ct.
Cited by	 322. Mitchell v. W. T. Grant Co. 94 S.Ct. 1895, 1901+ , U.S.La. Seller filed suit in New Orleans City Court for overdue balance of price of certain personal property that buyer had purchased under an installment sales contract and on which...	May 13, 1974	Case		7 S.Ct.
Cited by	 323. U. S. Dept. of Agriculture v. Murry 93 S.Ct. 2832, 2836+ , U.S.Dist.Col. Class action contesting validity of 'tax dependent' provision of Food Stamp Act. A three-judge panel of the United States District Court for the District of Columbia declared...	June 25, 1973	Case		—
Cited by	324. Department of Motor Vehicles of State of Cal. v. Rios 93 S.Ct. 1019, 1020 , U.S.Cal. Proceeding on petition for writ of mandate seeking to compel Department of Motor Vehicles and its director to revoke order of suspension issued as to licensee under financial...	Feb. 26, 1973	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 325. Argersinger v. Hamlin ¶ 92 S.Ct. 2006, 2018+ , U.S.Fla. A state prisoner brought an original habeas corpus proceeding in the Florida Supreme Court, which discharged the writ, 236 So.2d 442. Certiorari was granted. The Supreme Court,...	June 12, 1972	Case		2 S.Ct.
Cited by	326. Latham v. Tynan 92 S.Ct. 117, 117 , U.S.Conn. Facts and opinion, 435 F.2d 1248.	Oct. 12, 1971	Case		—
Cited by	 327. Amalgamated Ass'n of St., Elec. Ry. and Motor Coach Emp. of America v. Lockridge 91 S.Ct. 1909, 1940 , U.S.Idaho Action was brought by former member of labor union against union for reinstatement to membership and for damages resulting from improper discharge from membership. The District...	June 14, 1971	Case		7 S.Ct.
Cited by	328. Chappell v. Burson 91 S.Ct. 2210, 2210 , U.S.Ga. Appeal from the United States District Court for the Northern District of Georgia.	June 07, 1971	Case		8 S.Ct.
Cited by	329. Pollion v. Lewis 91 S.Ct. 2212, 2212 , U.S.Ill. Appeal from the United States District Court for the Northern District of Illinois. Facts and opinion, 320 F.Supp. 1343.	June 07, 1971	Case		—
Cited by	330. Gaytan v. Cassidy 91 S.Ct. 2202, 2202 , U.S.Tex. Appeal from the United States District Court for the Western District of Texas. Facts and opinion, 317 F.Supp. 46.	June 07, 1971	Case		—
Cited by	331. Guillemard-Ginorio v. Contreras Gomez ¶ 161 Fed.Appx. 24, 28 , 1st Cir.(Puerto Rico) GOVERNMENT - Immunity. Insurance commissioner who revoked insurance license without hearing was not entitled to qualified immunity.	Dec. 13, 2005	Case		7 S.Ct.
Cited by	332. Parisi by Cooney v. Chater 69 F.3d 614, 618 , 1st Cir.(Mass.) Child's mother brought action challenging determination by Social Security Administration to reduce amount child was receiving in dependent child's benefits on account of his...	Nov. 08, 1995	Case		—
Cited by	 333. American Science & Engineering, Inc. v. Califano 571 F.2d 58, 64 , 1st Cir.(Mass.) Manufacturer which developed a device under contract with the Department of Health, Education, and Welfare sought declaratory relief, damages, and preliminary injunction preventing...	Feb. 23, 1978	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 334. Cicchetti v. Lucey 514 F.2d 362, 364 , 1st Cir.(Mass.) A person whose driver's license had been suspended without hearing because of his alleged failure to appear in response to a traffic summons brought action for a declaration that...	Apr. 16, 1975	Case		—
Cited by	 335. Palmigiano v. Baxter 487 F.2d 1280, 1283 , 1st Cir.(R.I.) Action by prison inmate seeking damages and declaratory and injunctive relief to redress certain alleged deprivations of procedural due process in the administration of discipline...	Nov. 16, 1973	Case		7 S.Ct.
Cited by	336. Ferrari v. County of Suffolk  845 F.3d 46, 67 , 2nd Cir.(N.Y.) CIVIL RIGHTS — Due Process. Due Process Clause permitted county, which made prima facie case that vehicle retention was necessary, to shift burden to arrestee to identify an...	Dec. 27, 2016	Case		8 S.Ct.
Cited by	 337. Spinelli v. City of New York  579 F.3d 160, 169 , 2nd Cir.(N.Y.) CIVIL RIGHTS - Due Process. Gun shop owner's due process rights were violated by suspension of license and seizure of firearms inventory.	Aug. 07, 2009	Case		—
Cited by	338. McGuire v. City of New York 142 Fed.Appx. 1, 4 , 2nd Cir.(N.Y.) TRANSPORTATION - Motor Vehicles. Lack of further notice if license suspension notices were returned as undeliverable did not violate due process.	June 30, 2005	Case		6 S.Ct.
Cited by	 339. Gudema v. Nassau County  163 F.3d 717, 724 , 2nd Cir.(N.Y.) County police officer brought § 1983 action against county and other officers, alleging unlawful search and seizure and suspension of driver's license without due process. Action...	Dec. 21, 1998	Case		2 S.Ct.
Cited by	 340. McHugh v. University of Vermont 966 F.2d 67, 74 , 2nd Cir.(Vt.) University employee brought action alleging sexual harassment by university and her co-worker and supervisor who was in the United States Army. Action was removed to federal...	June 04, 1992	Case		7 S.Ct.
Cited by	341. West Farms Associates v. State Traffic Com'n of State of Conn. 951 F.2d 469, 473 , 2nd Cir.(Conn.) Shopping mall owner brought action seeking declaratory and injunctive relief under First and Fourteenth Amendments against State Traffic Commission for its handling of application...	Dec. 03, 1991	Case		7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 342. Stein v. Board of City of New York, Bureau of Pupil Transp. 792 F.2d 13, 17 , 2nd Cir.(N.Y.) Bus driver employed by employer in exclusive business of providing bus transportation for handicapped children as directed by city board of education brought action in federal...	May 22, 1986	Case		—
Cited by	343. Signet Const. Corp. v. Borg 775 F.2d 486, 490 , 2nd Cir.(N.Y.) Construction company brought section 1983 action, claiming that officials of city board of education violated its Fourteenth Amendment due process rights by not according it a...	Oct. 15, 1985	Case		7 S.Ct.
Cited by	 344. Burtnieks v. City of New York 716 F.2d 982, 987 , 2nd Cir.(N.Y.) Property owner brought an action against city, demolition company, and city employees to recover for the demolition of her building. The United States District Court for the...	Aug. 26, 1983	Case		7 S.Ct.
Cited by	345. Riddick v. D'Elia 626 F.2d 1084, 1090 , 2nd Cir.(N.Y.) Plaintiff brought action challenging state's practice of attributing portion of mother's federal old age, survivors' and disability insurance benefits as income to her minor...	May 15, 1980	Case		—
Cited by	346. Sakol v. C. I. R. 574 F.2d 694, 697 , 2nd Cir. Appeal was taken by taxpayer from a judgment of the Tax Court, 67 T.C. 986, upholding constitutionality of statute challenged by taxpayer. The Court of Appeals, Oakes, Circuit...	Apr. 06, 1978	Case		—
Cited by	 347. Inter-Regional Financial Group, Inc. v. Hashemi 562 F.2d 152, 155 , 2nd Cir.(Conn.) Diversity action was brought to recover damages for alleged breach of indemnity agreement. The United States District Court for the District of Connecticut, Jon O. Newman, J.,...	Sep. 01, 1977	Case		7 S.Ct.
Cited by	348. Buck v. Board of Ed. of City of New York 553 F.2d 315, 318 , 2nd Cir.(N.Y.) Former tenured guidance counselor employed by board of education sued board and numerous other defendants alleging that discharge deprived her of her civil rights. The United...	Apr. 20, 1977	Case		—
Cited by	 349. Lee v. Thornton  538 F.2d 27, 32 , 2nd Cir.(Vt.) Plaintiffs whose vehicles were detained by customs officials attacked constitutionality of the statutory scheme under which the vehicles had been detained. A Three-Judge District...	July 02, 1976	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 350. Case v. Weinberger 523 F.2d 602, 606 , 2nd Cir.(N.Y.) Plaintiff appealed from an order of the United States District Court for the Northern District of New York, Edmund Port, J., refusing to preliminarily enjoin defendant Secretary of...	Sep. 09, 1975	Case		7 S.Ct.
Cited by	 351. Berne Corp. v. Government of The Virgin Islands ¶ 570 F.3d 130, 138 , 3rd Cir.(Virgin Islands) TAXATION - Real Property. Continued enforcement of injunction against tax assessments was warranted due to nonfunctional Board of Tax Review.	June 16, 2009	Case		7 S.Ct.
Cited by	352. Mendoza v. Meisel ¶ 270 Fed.Appx. 105, 107+ , 3rd Cir.(Pa.) CIVIL RIGHTS - Equal Protection. Driver convicted of several motor vehicle offenses allegedly resulting from racial profiling failed to state a claim.	Mar. 19, 2008	Case		7 S.Ct.
Cited by	 353. Homar v. Gilbert 89 F.3d 1009, 1014+ , 3rd Cir.(Pa.) State university employee, who had been suspended without pay and then demoted from police officer to groundskeeper after his arrest on drug-related charges, brought action against...	July 18, 1996	Case		7 S.Ct.
Cited by	 354. U.S. v. Martinez ¶ 905 F.2d 709, 713 , 3rd Cir.(Pa.) Defendant was convicted in the United States District Court for the Middle District of Pennsylvania, R. Dixon Herman, J., under mail fraud statute for participation in scheme to...	June 19, 1990	Case		—
Cited by	355. Stephany v. Wagner 835 F.2d 497, 503 , 3rd Cir.(Pa.) County prison inmate sought damages for confinement in administrative segregation. The United States District Court for the Eastern District of Pennsylvania, 655 F.Supp. 155, E....	Dec. 15, 1987	Case		7 S.Ct.
Cited by	 356. Stana v. School Dist. of City of Pittsburgh 775 F.2d 122, 128+ , 3rd Cir.(Pa.) Teacher brought § 1983 action alleging that school district's failure to provide her with notice and opportunity to be heard concerning negative evaluation prior to its decision to...	Oct. 22, 1985	Case		7 S.Ct.
Cited by	 357. Herz v. Degnan 648 F.2d 201, 208 , 3rd Cir.(N.J.) Action was instituted for an order enjoining defendants from seeking revocation or in any other way interfering with plaintiff's license to practice psychology in New Jersey. The...	May 07, 1981	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 358. Fitzgerald v. Mountain Laurel Racing, Inc. ¶¶ 607 F.2d 589, 601 , 3rd Cir.(Pa.) Appeal was taken from judgment in the United States District Court for the Western District of Pennsylvania, Gustave Diamond, J., 464 F.Supp. 263, which preliminarily enjoined...	Sep. 26, 1979	Case		—
Cited by	 359. Town Court Nursing Center, Inc. v. Beal 586 F.2d 280, 285 , 3rd Cir.(Pa.) Nursing home patients brought action against Secretary of Department of Health, Education and Welfare and others alleging that their due process and statutory rights would be...	Sep. 29, 1978	Case		—
Cited by	360. Air East, Inc. v. National Transportation Safety Board 512 F.2d 1227, 1232 , 3rd Cir. The administrator of the Federal Aviation Administration revoked certification of an air taxi line, several of its pilots and its chief mechanic, by "emergency" order. After...	Mar. 13, 1975	Case		—
Cited by	 361. Jackson v. Metropolitan Edison Co. 483 F.2d 754, 761+ , 3rd Cir.(Pa.) Civil rights complaint by customer on behalf of herself and all others similarly situated seeking money damages and declaratory relief against utility which allegedly violated...	Aug. 21, 1973	Case		7 S.Ct.
Cited by	362. O'Mara v. Zebrowski ¶¶ 447 F.2d 1085, 1089 , 3rd Cir.(Pa.) Action by Army reservist seeking to obtain relief from an order requiring him to perform involuntary active duty. The United States District Court for the Eastern District of...	Aug. 10, 1971	Case		4 S.Ct.
Cited by	363. Ortiz v. Depuy 444 F.2d 429, 430+ , 3rd Cir.(Pa.) Proceeding to enjoin enforcement of state statute providing that party to automobile accident, who does not file release, evidence of insurance policy or any assurance that he can...	June 21, 1971	Case		5 S.Ct.
Cited by	364. Roberson v. State of Md. 8 F.3d 820, 820 , 4th Cir.(Md.) D.Md. AFFIRMED.	Oct. 15, 1993	Case		1 S.Ct.
Cited by	 365. Richardson v. Town of Eastover ¶¶ 922 F.2d 1152, 1157+ , 4th Cir.(S.C.) Nightclub owner brought civil rights action against town, mayor, and members of town council, alleging that he was deprived of property without due process when town did not renew...	Jan. 14, 1991	Case		2 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<p> 366. Plumer v. State of Md. 915 F.2d 927, 931 , 4th Cir.(Md.)</p> <p>Motorist brought civil rights action against State challenging revocation of her driver's license. The United States District Court for the District of Maryland, Norman Park...</p>	Oct. 05, 1990	Case		<p>2 6 7</p> <p>S.Ct.</p>
Cited by	<p> 367. Ferguson v. Gathright 485 F.2d 504, 509 , 4th Cir.(Va.)</p> <p>The United States District Court for the Western District of Virginia, at Danville, Ted Dalton, Chief Judge, denied petition for writ of habeas corpus, predicated on claim that the...</p>	Oct. 08, 1973	Case		<p>7</p> <p>S.Ct.</p>
Cited by	<p> 368. Miller v. U.S. 455 F.2d 833, 836 , 4th Cir.(W.Va.)</p> <p>Railroad, which was found guilty of having illegally discharged wastes into river, was fined \$500. The United States District Court for the Southern District of West Virginia, at...</p>	Dec. 15, 1971	Case		<p>5</p> <p>S.Ct.</p>
Cited by	<p>369. Jabary v. McCullough 686 Fed.Appx. 282, 286 , 5th Cir.(Tex.)</p> <p>REAL PROPERTY — Eminent Domain. Hookah lounge owner's takings claim against city for revocation of occupancy certificate was not ripe based on failure to exhaust state law...</p>	Apr. 19, 2017	Case		<p>7</p> <p>S.Ct.</p>
Cited by	<p>370. Harry v. Colvin </p> <p>819 F.3d 112, 115 , 5th Cir.(Tex.)</p> <p>SOCIAL SECURITY - Overpayments. SSA did not deprive attorney of interest in attorney fees when it requested he return overpaid fees.</p>	Mar. 10, 2016	Case		<p>6</p> <p>S.Ct.</p>
Cited by	<p> 371. Jabary v. City of Allen </p> <p>547 Fed.Appx. 600, 606+ , 5th Cir.(Tex.)</p> <p>CIVIL RIGHTS - Immunity. Mayor and chief building official who summarily revoked Certificate of Occupancy were not entitled to qualified immunity.</p>	Nov. 25, 2013	Case		<p>2</p> <p>S.Ct.</p>
Cited by	<p> 372. Swindle v. Livingston Parish School Bd.</p> <p>655 F.3d 386, 396+ , 5th Cir.(La.)</p> <p>EDUCATION - Student Discipline. Expelled student had property interest in continued alternative education of which she could not be deprived without due process.</p>	Sep. 08, 2011	Case		—
Cited by	<p> 373. Hampton Co. Nat. Sur., LLC v. Tunica County, Miss.</p> <p>543 F.3d 221, 225 , 5th Cir.(Miss.)</p> <p>CIVIL RIGHTS - Municipal Liability. County was potentially liable in bail bond agents' § 1983 due process action alleging improper removal from approved list.</p>	Sep. 18, 2008	Case		<p>2 7</p> <p>S.Ct.</p>

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 374. Baldwin v. Daniels ¶ 250 F.3d 943, 949 , 5th Cir.(Miss.) CIVIL RIGHTS - Due Process. Bail bonding agent did not have due process right to have bonds accepted at county jail.	May 17, 2001	Case		2 S.Ct.
Cited by	375. Leland v. Mississippi State Bd. of Registration for Professional Engineers and Land Surveyors 35 F.3d 559, 559 , 5th Cir.(Miss.) A Mississippi registration board revoked Clarence Leland's engineering license without first giving him a hearing. He sued the board and its members under 42 U.S.C. § 1983 for...	Aug. 22, 1994	Case		2 S.Ct.
Cited by	376. Richards v. City of Columbus ¶ 7 F.3d 230, 230 , 5th Cir.(Miss.) Plaintiff-appellant Guy Richards (Richards), a former professional bail bondsman licensed by the State of Mississippi, brought a state court action against the City of Columbus,...	Oct. 12, 1993	Case		2 S.Ct.
Cited by	 377. County Line Joint Venture v. City of Grand Prairie, Tex. 839 F.2d 1142, 1147 , 5th Cir.(Tex.) Landowner brought action against city challenging automatic extinguishment of its specific use permit for six months of nonuse. The United States District Court for the Northern...	Mar. 18, 1988	Case		7 S.Ct.
Cited by	378. Delahoussaye v. Seale 788 F.2d 1091, 1094 , 5th Cir.(La.) Agricultural warehouse licensee brought civil rights action alleging denial of due process by use of Louisiana's temporary suspension procedures. The United States District Court...	May 02, 1986	Case		7 S.Ct.
Cited by	 379. In re Selcraig 705 F.2d 789, 797 , 5th Cir.(Tex.) Discharged school official brought Civil Rights Act suit against school district and several officials thereof seeking compensatory and punitive damages for allegedly publicizing...	May 27, 1983	Case		7 S.Ct.
Cited by	 380. U.S. v. Gregory-Portland Independent School Dist. 654 F.2d 989, 998 , 5th Cir.(Tex.) Action was brought by school district seeking to prevent Texas Education Agency from suspending its accreditation and funding pursuant to previous court order entered in statewide...	Aug. 20, 1981	Case		—
Cited by	 381. Thompson v. Bass 616 F.2d 1259, 1266 , 5th Cir.(Ala.) Terminated public employee brought action against state officials for deprivation of his constitutional rights by director of his department. The United States District Court for...	May 14, 1980	Case		7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<p> 382. Dennis v. S & S Consolidated Rural High School Dist. 577 F.2d 338, 342 , 5th Cir.(Tex.)</p> <p>Suit was brought by nontenured public school teacher alleging that manner in which school decided not to renew his contract deprived him of liberty and property without due process...</p>	July 31, 1978	Case		—
Cited by	<p> 383. Wells Fargo Armored Service Corp. v. Georgia Public Service Commission 547 F.2d 938, 941+ , 5th Cir.(Ga.)</p> <p>Plaintiff, an armored service corporation and holder of an irregular route intrastate motor carrier certificate, brought suit under federal civil rights statute proscribing a...</p>	Feb. 28, 1977	Case		<p>6 7</p> <p>S.Ct.</p>
Cited by	<p> 384. Atlas Roofing Co., Inc. v. Occupational Safety and Health Review Commission, U.S. Dept. of Labor 518 F.2d 990, 1012 , 5th Cir.</p> <p>Roofing company filed petition for review of an order of Occupational Safety and Health Review Commission which affirmed a \$600 penalty assessment by the Secretary of Labor for a...</p>	Sep. 08, 1975	Case		—
Cited by	<p> 385. Young v. U.S. 498 F.2d 1211, 1221 , 5th Cir.(Tex.)</p> <p>Former employee sought review of action of the army and air force exchange service in discharging him from his position as an architect. The United States District Court for the...</p>	Aug. 15, 1974	Case		<p>7</p> <p>S.Ct.</p>
Cited by	<p> 386. Collins v. Wolfson 498 F.2d 1100, 1104 , 5th Cir.(Fla.)</p> <p>Seven college instructors whose employment contracts were not renewed for the 1973-74 school year filed civil rights suit against the college trustees, alleging, inter alia, that...</p>	Aug. 09, 1974	Case		<p>7</p> <p>S.Ct.</p>
Cited by	<p> 387. Davis v. Weir 497 F.2d 139, 143 , 5th Cir.(Ga.)</p> <p>Civil rights class action was brought by tenant against city water department seeking, inter alia, a declaration that city ordinances authorizing the department to terminate...</p>	July 18, 1974	Case		<p>7</p> <p>S.Ct.</p>
Cited by	<p> 388. Thompson v. Gallagher 489 F.2d 443, 446+ , 5th Cir.(La.)</p> <p>Discharged custodian at city diesel plant brought action against city mayor charging that plaintiff's dismissal under city ordinance barring municipal employment of veterans not...</p>	Dec. 28, 1973	Case		<p>4</p> <p>S.Ct.</p>
Cited by	<p> 389. Woodbury v. McKinnon 447 F.2d 839, 843+ , 5th Cir.(Ala.)</p> <p>Action wherein physician alleged that he had been deprived of his surgical privileges in county hospital in violation of his right to due process. The United States District Court...</p>	July 12, 1971	Case		<p>7</p> <p>S.Ct.</p>

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	390. Salkay v. Williams 445 F.2d 599, 601+ , 5th Cir.(Fla.) Action attacking validity of state financial responsibility law. The United States District Court for the Southern District of Florida, C. Clyde Atkins, J., dismissed action and...	June 22, 1971	Case		8 S.Ct.
Cited by	391. Proctor v. Krzanowski ¶ 820 Fed.Appx. 436, 440 , 6th Cir.(Mich.) CIVIL RIGHTS — Due Process. State employees were immune from physician's claim that rejection of his patients' applications for medical marihuana licenses violated due process.	Aug. 13, 2020	Case		2 5 6 S.Ct.
Cited by	392. Robinson v. Long 966 F.3d 521, 523 , 6th Cir.(Tenn.) The court received a petition for rehearing en banc. The original panel has reviewed the petition for rehearing and concludes that the issues raised in the petition were fully...	July 30, 2020	Case		—
Cited by	393. Robinson v. Long ¶ 814 Fed.Appx. 991, 996+ , 6th Cir.(Tenn.) TRANSPORTATION — Motor Vehicles. Rational basis supported Tennessee's policy of suspending driver's licenses for nonpayment of fines and costs imposed for driving offenses.	May 20, 2020	Case		2 S.Ct.
Cited by	394. Waskul v. Washtenaw County Community Mental Health ¶ 900 F.3d 250, 259 , 6th Cir.(Mich.) CIVIL RIGHTS — Parties. Advocacy group lacked associational standing to appeal denial of injunctive relief, in action challenging budget reductions for community living support...	Aug. 14, 2018	Case		7 S.Ct.
Cited by	395. Moody v. Michigan Gaming Control Bd. ¶ 790 F.3d 669, 678+ , 6th Cir.(Mich.) GOVERNMENT - Licensing. Harness drivers had Fifth Amendment right to refuse to answer questions during race-fixing investigation.	June 16, 2015	Case		2 5 S.Ct.
Cited by	396. Crump v. Lafler 657 F.3d 393, 397 , 6th Cir.(Mich.) CRIMINAL JUSTICE - Parole. Inmate had no interest in parole release protected by the Fourteenth Amendment's Due Process clause.	Sep. 20, 2011	Case		4 7 S.Ct.
Cited by	397. Pittman v. Cuyahoga County Dept. of Children and Family Services ¶ 640 F.3d 716, 729 , 6th Cir.(Ohio) FAMILY LAW - Child Custody. County social worker did not violate father's substantive due process rights in child custody proceeding.	May 20, 2011	Case		4 7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	398. Kratt v. Garvey 342 F.3d 475, 483+ , 6th Cir. TRANSPORTATION - Aviation. Revocation of pilot's license for participating in drug offense was supported by substantial evidence.	Aug. 28, 2003	Case		2 6 7 S.Ct.
Cited by	399. Satkowiak v. Bay County Sheriff's Dept. 47 Fed.Appx. 376, 379+ , 6th Cir.(Mich.) Plaintiff Dawn Marie Satkowiak sued the Bay County, Michigan Sheriff's Department and Candice S. Miller, the Secretary of State of Michigan under 42 U.S.C. § 1983 for deprivations...	Sep. 26, 2002	Case		—
Cited by	400. Dotson v. Abramson 47 F.3d 1168, 1168 , 6th Cir.(Ky.) W.D.Ky. AFFIRMED.	Jan. 10, 1995	Case		7 S.Ct.
Cited by	401. Brotherton v. Cleveland 968 F.2d 1214, 1214 , 6th Cir.(Ohio) S.D.Ohio AFFIRMED IN PART, REVERSED IN PART AND REMANDED.	June 30, 1992	Case		—
Cited by	402. Lee v. City of Newport 947 F.2d 945, 945+ , 6th Cir.(Ky.) E.D.Ky. REVERSED AND REMANDED.	Nov. 05, 1991	Case		2 S.Ct.
Cited by	403. Brotherton v. Cleveland 923 F.2d 477, 480 , 6th Cir.(Ohio) Widow and children brought civil rights action arising out of county coroner's alleged violation of equal protection and due process rights in permitting removal of decedent's...	Jan. 18, 1991	Case		—
Cited by	404. Cremeans v. City of Roseville 861 F.2d 878, 882 , 6th Cir.(Mich.) Police officer brought § 1983 challenge to involuntary medical disability retirement. The United States District Court for the Eastern District of Michigan, Harvey, J., entered...	Oct. 28, 1988	Case		7 S.Ct.
Cited by	405. Duffey v. Dollison 734 F.2d 265, 266+ , 6th Cir.(Ohio) Debtors filed adversary proceedings seeking to compel issuance of their driver's licenses. The United States Bankruptcy Court for the Southern District of Ohio, Grady L....	May 01, 1984	Case		1 8 S.Ct.
Cited by	406. Loudermill v. Cleveland Bd. of Educ. 721 F.2d 550, 562 , 6th Cir.(Ohio) On appeal from a judgment entered in the Northern District of Ohio, John M Manos, District Judge, in a civil rights action brought by classified civil service employees against...	Nov. 17, 1983	Case		7 S.Ct.
Cited by	407. Wilkerson v. Johnson 699 F.2d 325, 328 , 6th Cir.(Tenn.) Applicants for barbershop license sued members of the Tennessee Board of Barber Examiners for wrongful denial of the license. The United States District Court for the Eastern...	Feb. 09, 1983	Case		2 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	408. Shamie v. City of Pontiac 620 F.2d 118, 121 , 6th Cir.(Mich.) Unsuccessful liquor license applicant brought civil rights action against city and individual defendants alleging violation of his constitutional rights with respect to disapproval...	Apr. 21, 1980	Case		7 S.Ct.
Cited by	409. Hill v. Califano 592 F.2d 341, 344 , 6th Cir.(Tenn.) The United States District Court for the Eastern District of Tennessee, Northern Division, Robert L. Taylor, J., entered order denying claimant's motion for summary judgment and...	Feb. 16, 1979	Case		—
Cited by	410. North American Coal Corp. v. United Mine Workers of America 512 F.2d 238, 244 , 6th Cir.(Ohio) The United States District Court for the Southern District of Ohio, Carl B. Rubin, J., found officers of local labor union and members thereof in criminal contempt for violating...	Feb. 25, 1975	Case		2 5 7 S.Ct.
Cited by	411. Killinger v. Johnson 389 F.3d 765, 769 , 7th Cir.(Ill.) CIVIL RIGHTS - Immunity. Mayor was entitled to quasi-judicial immunity in bar owner's § 1983 action.	Nov. 24, 2004	Case		7 S.Ct.
Cited by	412. Engron v. U.S. Dept. of Labor 9 F.3d 112, 112 , 7th Cir.(Ind.) S.D.Ind. AFFIRMED.	Oct. 21, 1993	Case		7 S.Ct.
Cited by	413. Woods v. City of Michigan City, Ind. 940 F.2d 275, 284 , 7th Cir.(Ind.) Arrestee brought § 1983 suit against city, county and various police officers claiming unlawful detention. The United States District Court for the Northern District of Indiana,...	Aug. 15, 1991	Case		7 S.Ct.
Cited by	414. Frank v. U.S. 914 F.2d 828, 833 , 7th Cir.(Ind.) Defendant who pled guilty to one count of mail fraud and one count of obstruction of justice filed petition seeking to vacate conviction and sentence. The United States District...	Sep. 24, 1990	Case		—
Cited by	415. Doe v. Edgar 721 F.2d 619, 624 , 7th Cir.(Ill.) Motorists convicted at least twice of driving while under the influence of alcohol brought suit under Civil Rights Act, seeking declaratory and injunctive relief against a license...	Nov. 22, 1983	Case		—
Cited by	416. Gallagher & Ascher Co. v. Simon 687 F.2d 1067, 1077+ , 7th Cir.(Ill.) Appeal was taken from judgment of the United States District Court for the Northern District of Illinois, Eastern Division, John Powers Crowley, J., upholding procedures employed...	Sep. 03, 1982	Case		5 7 S.Ct.
















Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 417. Hathaway v. Mathews 546 F.2d 227, 231 , 7th Cir.(Ind.) Nursing home owner brought suit challenging a decision of the Department of Health, Education, and Welfare to terminate Medicaid benefits allocated for patients in the nursing home...	Dec. 21, 1976	Case		7 S.Ct.
Cited by	 418. Edelberg v. Illinois Racing Bd. 540 F.2d 279, 284+ , 7th Cir.(Ill.) Plaintiff horseowners filed complaint for injunctive and declaratory relief under federal civil rights statute on claim that Illinois Racing Board rule which provides for the...	Aug. 09, 1976	Case		7 S.Ct.
Cited by	 419. Brubaker v. Board of Ed., School Dist. 149, Cook County, Illinois ¶¶ 502 F.2d 973, 987+ , 7th Cir.(Ill.) Three non-tenured elementary school teachers, who were terminated for distributing a certain poem, brought suit under Civil Rights Act challenging termination and also sought to...	July 31, 1974	Case		7 S.Ct.
Cited by	 420. T. A. Moynahan Properties, Inc. v. Lancaster Village Co-op., Inc. 496 F.2d 1114, 1118 , 7th Cir.(Ind.) Action by property management corporation against cooperative housing project and the Department of Housing and Urban Development to enjoin the Department from terminating contract...	May 21, 1974	Case		7 S.Ct.
Cited by	 421. U.S. v. Shaheen 445 F.2d 6, 10 , 7th Cir.(Ill.) Taxpayer appealed from an order of the United States District Court for the Northern District of Illinois, Eastern Division, Julius J. Hoffman, J., denying his motion to quash a...	June 12, 1971	Case		—
Cited by	422. Vaughn v. Ruoff 253 F.3d 1124, 1128 , 8th Cir.(Mo.) CIVIL RIGHTS - Due Process. Coercing consent to sterilization would violate due process.	June 22, 2001	Case		7 S.Ct.
Cited by	 423. Brown v. Bathke ¶¶ 566 F.2d 588, 592 , 8th Cir.(Neb.) A former high school teacher brought an action against school officials to redress termination of her teaching contract after the officials discovered that, although single, she...	Nov. 10, 1977	Case		7 S.Ct.
Cited by	424. Sartin v. Commissioner of Public Safety of State of Minn. 535 F.2d 430, 432 , 8th Cir.(Minn.) Civil Rights Act suit was brought against various state officials to recover for alleged discrimination against plaintiff, a black man married to a white woman, in nature of...	May 05, 1976	Case		8 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 425. Brouillette v. Board of Directors of Merged Area IX, Alias Eastern Iowa Community College 519 F.2d 126, 128 , 8th Cir.(Iowa) Nontenured, community college teacher whose employment had been terminated brought diversity action claiming denial of constitutional right to due process and the inadequacy of the...	July 09, 1975	Case		7 S.Ct.
Cited by	 426. Guzman v. Western State Bank of Devils Lake, North Dakota 516 F.2d 125, 128+ , 8th Cir.(N.D.) Action was brought for judgment declaring that North Dakota's prejudgment attachment statute was unconstitutional on its face and that seizure of plaintiffs' residence and...	Mar. 11, 1975	Case		—
Cited by	427. Tollett v. Laman 497 F.2d 1231, 1234+ , 8th Cir.(Ark.) Owner of television repair shop and trailer park brought suit to recover on theory that defendants had conspired to deprive owner of his businesses. The United States District...	June 03, 1974	Case		7 S.Ct.
Cited by	428. Holland v. Parker 469 F.2d 1013, 1016 , 8th Cir.(S.D.) Action was brought challenging constitutionality of South Dakota implied consent statute. The United States District Court for the District of South Dakota, Fred J. Nichol, Chief...	Oct. 13, 1972	Case		—
Cited by	429. Franceschi v. Yee 887 F.3d 927, 935 , 9th Cir.(Cal.) GOVERNMENT — Licensing. Suspension of attorney's driver's license for his failure to pay delinquent taxes did not violate his substantive due process rights.	Apr. 11, 2018	Case		2 4 6 S.Ct.
Cited by	 430. U.S. v. Meraz-Olivera 472 Fed.Appx. 610, 612 , 9th Cir.(Cal.) CRIMINAL JUSTICE - Immigration. Indictment charging defendant with reentering United States after removal was properly predicated on expedited removal order.	Mar. 28, 2012	Case		4 S.Ct.
Cited by	431. Nozzi v. Housing Authority of City of Los Angeles 425 Fed.Appx. 539, 543 , 9th Cir.(Cal.) REAL PROPERTY - Subsidized Housing. Participants in Section 8 housing voucher program had property interest in housing benefits protected by Due Process Clause.	Mar. 25, 2011	Case		7 S.Ct.
Cited by	 432. Gerling Global Reinsurance Corp. of America v. Low  296 F.3d 832, 845+ , 9th Cir.(Cal.) INSURANCE - Industry Regulation. State did not exceed its legislative jurisdiction in enacting Holocaust Victim Insurance Relief Act.	July 15, 2002	Case		2 7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	433. Smelser v. City of Troutdale 229 F.3d 1159, 1159 , 9th Cir.(Or.) Kenneth R. Smelser appeals pro se the district court's dismissal and grant of summary judgment in his action alleging civil rights violations arising out of a series of traffic...	July 10, 2000	Case		5 S.Ct.
Cited by	434. Pratt v. Beckstrom 10 F.3d 808, 808 , 9th Cir.(Mont.) D.Mont. REVERSED AND REMANDED.	Nov. 12, 1993	Case		7 S.Ct.
Cited by	435. Joe Phillips and Associates, Inc. v. Department of Agriculture 923 F.2d 862, 862 , 9th Cir. D.O.A. AFFIRMED.	Jan. 25, 1991	Case		6 S.Ct.
Cited by	436. Chalkboard, Inc. v. Brandt ¶¶ 902 F.2d 1375, 1380+ , 9th Cir.(Ariz.) Day care center and its owner brought civil rights action for money damages against officials of the Arizona Department of Health Services and the Arizona Department of Economic...	July 13, 1989	Case		7 S.Ct.
Cited by	437. Shorman v. Deukmejian ¶¶ 875 F.2d 319, 319+ , 9th Cir.(Cal.) N.D.Cal. DENIED.	May 16, 1989	Case		2 5 8 S.Ct.
Cited by	438. Jordan v. City of Lake Oswego 734 F.2d 1374, 1376 , 9th Cir.(Or.) Plaintiff brought section 1983 action against city alleging that his Fourteenth Amendment due process rights were violated when he was discharged as city attorney. The United...	June 08, 1984	Case		7 S.Ct.
Cited by	439. Aladdin Hotel Corp. v. Nevada Gaming Commission 637 F.2d 582, 584+ , 9th Cir.(Nev.) Appeal was taken from a preliminary injunction entered by the United States District Court for the District of Nevada, Harry E. Claiborne, J., which barred revocation of gaming...	June 05, 1980	Case		—
Cited by	440. Schuman v. State of Cal. ¶¶ 584 F.2d 868, 870 , 9th Cir.(Cal.) Motorist brought civil rights action against government, state Attorney General, and others challenging the revocation of her driver's license. The United States District Court for...	July 19, 1978	Case		2 S.Ct.
Cited by	441. Barrett v. Smith 530 F.2d 829, 833 , 9th Cir.(Nev.) A police lieutenant whose services had been terminated by a city police department brought an action under federal civil rights statutes, asserting a right to a pretermination...	Dec. 12, 1975	Case		8 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<p> 442. Geneva Towers Tenants Organization v. Federated Mortgage Investors 504 F.2d 483, 491+ , 9th Cir.(Cal.)</p> <p>Tenants in two federally financed housing projects brought actions seeking rescission of rent increases granted by Federal Housing Administration and injunctions compelling that..</p>	Oct. 02, 1974	Case		<p>7</p> <p>S.Ct.</p>
Cited by	<p> 443. Adams v. Southern California First Nat. Bank 492 F.2d 324, 338 , 9th Cir.(Cal.)</p> <p>Debtors whose respective motor vehicles were, without notice or hearing, repossessed by creditors for failure to make installment payments brought separate suits seeking...</p>	Oct. 04, 1973	Case		—
Cited by	<p>444. Hessel v. State of Ariz. 465 F.2d 958, 959+ , 9th Cir.(Ariz.)</p> <p>Motorist brought action against State and state officials seeking damages for misfortunes suffered in connection with suspension of his driver's license and motor vehicle...</p>	Aug. 09, 1972	Case		<p>5</p> <p>8</p> <p>S.Ct.</p>
Cited by	<p>445. Denny v. Richardson </p> <p>234 Fed.Appx. 862, 864 , 10th Cir.(N.M.)</p> <p>TRANSPORTATION - Motor Vehicles. Motorist did not have standing to pursue due process claim based on state's refusal to renew her driver's license.</p>	May 18, 2007	Case		<p>7</p> <p>S.Ct.</p>
Cited by	<p> 446. Tanasse v. City of St. George </p> <p>172 F.3d 63, 63 , 10th Cir.(Utah)</p> <p>Plaintiffs James A. Tanasse, Nadine B. Young, Young-Tanasse, Inc., and Club St. George, Inc., appeal the district court's entry of summary judgment in favor of defendants City of...</p>	Feb. 17, 1999	Case		<p>2</p> <p>S.Ct.</p>
Cited by	<p> 447. Montero v. Meyer 13 F.3d 1444, 1447 , 10th Cir.(Colo.)</p> <p>Voting Rights Act action was brought challenging initiative petitions proposing amendment to Colorado Constitution designating English as Colorado's official language. After...</p>	Jan. 19, 1994	Case		—
Cited by	<p> 448. Doyle v. Oklahoma Bar Ass'n 998 F.2d 1559, 1570 , 10th Cir.(Okla.)</p> <p>Australian barrister brought civil rights action against Oklahoma Bar Association, its executive director, general counsel, assistant general counsel, and two members of...</p>	July 19, 1993	Case		<p>4</p> <p>S.Ct.</p>
Cited by	<p> 449. Melton v. City of Oklahoma City </p> <p>928 F.2d 920, 938+ , 10th Cir.(Okla.)</p> <p>City appealed from judgment the United States District Court for the Western District of Oklahoma, Luther B. Eubanks, J., entered on jury verdict in favor of police officer who...</p>	Mar. 19, 1991	Case		<p>7</p> <p>S.Ct.</p>

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	450. Clarkson Const. Co. v. Occupational Safety and Health Review Com'n 531 F.2d 451, 456 , 10th Cir. Petition was filed seeking review of order of the Occupational Safety and Health Review Commission, OSHRC Docket No. 1515. The Court of Appeals, William E. Doyle, Circuit Judge,...	Jan. 21, 1976	Case		4 5 S.Ct.
Cited by	451. Jones v. Governor of Florida ” 975 F.3d 1016, 1091+ , 11th Cir.(Fla.) CIVIL RIGHTS — Equal Protection. Florida's constitutional amendment and felon reenfranchisement statute did not violate Equal Protection Clause as applied.	Sep. 11, 2020	Case		3 S.Ct.
Cited by	452. Wall-DeSousa v. Florida Department of Highway Safety and Motor Vehicles ” 691 Fed.Appx. 584, 591 , 11th Cir.(Fla.) GLBT — Civil Rights. State officials did not violate clearly established law in refusing to issue drivers licenses showing same-sex couple's married surname.	June 02, 2017	Case		2 S.Ct.
Cited by	453. A.A.A. Always Open Bail Bonds, Inc. v. DeKalb County, Georgia ” 129 Fed.Appx. 522, 524 , 11th Cir.(Ga.) GOVERNMENT - Licensing. Professional bondsman did not have constitutionally protected right to sheriff's approval of its application.	Apr. 19, 2005	Case		2 S.Ct.
Cited by	454. Foxy Lady, Inc. v. City of Atlanta, Ga. ” 347 F.3d 1232, 1236 , 11th Cir.(Ga.) GOVERNMENT - Licensing. Licensee was not entitled to independent right to subpoena as matter of due process.	Oct. 16, 2003	Case		2 S.Ct.
Cited by	455. Buxton v. City of Plant City, Fla. 871 F.2d 1037, 1041+ , 11th Cir.(Fla.) Discharged police officer brought civil rights action against city, chief of police and city manager alleging that his due process rights were violated when stigmatizing...	May 01, 1989	Case		7 S.Ct.
Cited by	456. Howe v. Baker 796 F.2d 1355, 1359 , 11th Cir.(Fla.) Former state trooper brought civil rights act suit claiming denial of hearing prior to transfer and suspension. The United States District Court for the Northern District of...	Aug. 14, 1986	Case		—
Cited by	457. Rittenhouse v. DeKalb County 764 F.2d 1451, 1455+ , 11th Cir.(Ga.) Automobile driver involved in accident on icy road brought civil rights action against county and county official alleging that her Fourteenth Amendment rights had been violated by...	July 09, 1985	Case		7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<p> 458. Federal Deposit Ins. Corp. v. Morrison 747 F.2d 610, 615 , 11th Cir.(Ala.)</p> <p>Federal Deposit Insurance Corporation appealed from an order of the United States District Court for the Northern District of Alabama, 568 F.Supp. 1240, William M. Acker, Jr., J.,...</p>	Nov. 27, 1984	Case		—
Cited by	<p> 459. Gilmore v. City of Atlanta, Ga. 737 F.2d 894, 900 , 11th Cir.(Ga.)</p> <p>Administratrix of arrestee killed by police during arrest brought survival action seeking damages under § 1983 and state tort law against city, officials of city's police...</p>	July 09, 1984	Case		1 S.Ct.
Cited by	<p> 460. Industrial Safety Equipment Ass'n, Inc. v. E.P.A. 837 F.2d 1115, 1122 , D.C.Cir.</p> <p>National association of safety equipment manufacturers and corporate manufacturers of federally certified asbestos protection respirators brought action seeking review under...</p>	Jan. 19, 1988	Case		6 S.Ct.
Cited by	<p>461. Atlantic Richfield Co. v. U.S. </p> <p>774 F.2d 1193, 1203 , D.C.Cir.</p> <p>Subsidized shippers sought injunction staying effect of Maritime Administration's termination of conditional approvals granted to enter Alaskan-Panama Canal domestic oil trade. ...</p>	Oct. 11, 1985	Case		2 S.Ct.
Cited by	<p> 462. Doe v. U.S. Dept. of Justice 753 F.2d 1092, 1124 , D.C.Cir.</p> <p>Former Department of Justice attorney brought action against the Department and various of its officials in their individual and official capacities, claiming that her termination...</p>	Feb. 01, 1985	Case		—
Cited by	<p> 463. National Organization for Women, Washington, D.C. Chapter v. Social Sec. Admin. of Dept. of Health and Human Services 736 F.2d 727, 739 , D.C.Cir.</p> <p>Appeal was taken from a judgment of the United States District Court for the District of Columbia, Oliver Gasch, J., which preliminarily enjoined release of much of the material...</p>	May 25, 1984	Case		7 S.Ct.
Cited by	<p>464. Colm v. Vance 567 F.2d 1125, 1127 , D.C.Cir.</p> <p>Two former Foreign Service officers who were involuntarily retired pursuant to the statutory "up-or-out" requirement of the Foreign Service Act brought suit against the Secretary...</p>	Nov. 18, 1977	Case		—
Cited by	<p> 465. Alaska Airlines, Inc. v. C. A. B. 545 F.2d 194, 199+ , D.C.Cir.</p> <p>Commercial airline and international oil firm petitioned for review of Civil Aeronautics Board order which precluded airline from operating regular and frequent intra-Alaska...</p>	Oct. 28, 1976	Case		7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<p> 466. Berger v. Board of Psychologist Examiners 521 F.2d 1056, 1062 , D.C.Cir.</p> <p>Subsequent to passage of District of Columbia Practice of Psychology Act, practitioner of 14 years applied for a license to practice psychiatry. The Board of Psychologist...</p>	Oct. 28, 1975	Case		1 S.Ct.
Cited by	<p>467. Smith v. Schlesinger 513 F.2d 462, 477 , D.C.Cir.</p> <p>Aerospace engineer instituted action challenging revocation of his security clearance and validity of Department of Defense directive setting forth criteria pertaining to grants of...</p>	May 15, 1975	Case		—
Cited by	<p> 468. Thompson v. Washington 497 F.2d 626, 635 , D.C.Cir.</p> <p>Class action on behalf of tenants of approximately 6,000 rental units of United States Capital Housing Authority for injunctive and declaratory relief with respect to rental...</p>	Dec. 10, 1973	Case		6 S.Ct.
Cited by	<p>469. Catanese v. City of Trussville ¶¶ 2021 WL 24624, *3 , N.D.Ala.</p> <p>Michael Catanese ("Catanese") is the owner and operator of Courtyard Oyster Bar & Grill in Trussville, Alabama ("Courtyard"). At a hearing before the Trussville City Council, the...</p>	Jan. 04, 2021	Case		6 S.Ct.
Cited by	<p>470. Talladega County Commission v. City of Lincoln 2016 WL 5390556, *6+ , N.D.Ala.</p> <p>Nothing is certain in this world except death, taxes, and disputes about taxes. The Talladega County Commission and four individual Plaintiffs filed an amended complaint against...</p>	Sep. 27, 2016	Case		6 S.Ct.
Cited by	<p>471. Thomas v. Buckner 2011 WL 4071948, *13 , M.D.Ala.</p> <p>This case is brought by several individuals whose names were allegedly placed on a quasi-public state registry of persons "indicated" as child abusers. Their chief grievance is...</p>	Sep. 13, 2011	Case		—
Cited by	<p>472. Lee v. City of Marion, Ala. ¶¶ 2010 WL 2104181, *8 , S.D.Ala.</p> <p>GOVERNMENT - Liquor. Lounge owner failed to show that city council acted arbitrarily in denying his application for a liquor license.</p>	May 25, 2010	Case		2 S.Ct.
Cited by	<p>473. Bowman v. Alabama Dept. of Human Resources ¶¶ 857 F.Supp. 1524, 1529 , M.D.Ala.</p> <p>Daycare operators brought suit against Alabama licensing agency and its officials alleging that license revocation procedures violated due process and state law tort claims for...</p>	June 20, 1994	Case		7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	474. James v. Board of School Com'rs of Mobile County, Ala. 484 F.Supp. 705, 714 , S.D.Ala. A civil rights suit, seeking declaratory and injunctive relief and damages was brought by nontenured teacher whose employment contract was terminated by school board before the end...	Dec. 28, 1979	Case		7 S.Ct.
Cited by	475. Bell v. Board of School Com'rs of Mobile County, Ala. 450 F.Supp. 162, 166 , S.D.Ala. Schoolteachers sought a declaratory judgment that the acts of a county school board in summarily suspending them from employment without pay deprived them of liberty and property...	May 01, 1978	Case		7 S.Ct.
Cited by	476. Norby v. City of Tombstone ¶¶ 2011 WL 1253728, *20+ , D.Ariz. Pending before the Court are Defendants' Motion for Summary Judgment (Docs.190, 196, 228) and Plaintiffs' Objection and Motion to Strike and Motion to Reconsider Sur-Reply (Docs....	Mar. 31, 2011	Case		2 S.Ct.
Cited by	477. Oliver v. Long ¶¶ 2007 WL 1098527, *3+ , D.Ariz. This matter arises on Defendant Sandra Wagner's and Defendant Chris Long's Motions to Dismiss for Failure to State a Claim pursuant to Rule 12(b)(6), Fed.R.Civ.P., filed on January...	Apr. 12, 2007	Case		6 7 S.Ct.
Cited by	478. West v. City of Scottsdale 1992 WL 470818, *2+ , D.Ariz. Plaintiff Ken West was employed by the City of Scottsdale as a police officer since 1980. On February 13, 1991, West unintentionally shot himself in the leg during a firearm...	Dec. 21, 1992	Case		7 S.Ct.
Cited by	479. Spielman-Fond, Inc. v. Hanson's Inc. 379 F.Supp. 997, 999 , D.Ariz. Owners of mobile home park brought action against furnishers of labor and materials for a declaration that Arizona statutes relating to mechanics' and materialmen's liens was...	Sep. 12, 1973	Case		—
Cited by	480. Christenson v. Campbell 347 F.Supp. 82, 87+ , D.Ariz. Suit for declaratory judgment and injunctive relief. The three-judge District Court, East, Senior District Judge, held that Arizona statute providing for superintendent of motor...	Aug. 11, 1972	Case		2 7 S.Ct.
Cited by	481. Richardson v. City of Blytheville, Arkansas 2017 WL 6063101, *4 , E.D.Ark. Rodney Richardson, a former Blytheville police officer, brings this action against the City of Blytheville and its Chief of Police, Ross Thompson, who terminated Richardson's...	Dec. 07, 2017	Case		7 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	482. Gallo v. Pillow 2007 WL 865485, *3 , E.D.Ark. Pending is Plaintiff Ronald Gallo's ("Gallo") Motion for Summary Judgment. Defendants, Scott Pillow ("Pillow") and Arvin Volner ("Volner") have responded. Also pending are...	Mar. 20, 2007	Case		8 S.Ct.
Cited by	483. Gross v. Carter 265 F.Supp.2d 995, 1001 , W.D.Ark. CIVIL RIGHTS - Constitutional Torts. Placement of immobilizing "wheel boot" on vehicle violated vehicle owner's due process rights.	May 22, 2003	Case		—
Cited by	484. Holt Bonding Co., Inc. v. Nichols 988 F.Supp. 1232, 1239 , W.D.Ark. Bail bond company brought § 1983 claim against sheriff, alleging that sheriff violated its due process rights by effectively suspending its license. The District Court, H....	Sep. 18, 1997	Case		7 S.Ct.
Cited by	485. Parks v. Goff 483 F.Supp. 502, 506 , E.D.Ark. Former city police officer sued city seeking reinstatement and an award of back pay, contending that his due process rights were violated when he was fired by the chief of police...	Jan. 08, 1980	Case		7 S.Ct.
Cited by	486. Earnhart v. Heath 369 F.Supp. 259, 265 , E.D.Ark. Citizen brought action against official of the state of Arkansas seeking adjudication that certain Arkansas statutes relating to the registration of motor vehicles violated due...	Jan. 17, 1974	Case		5 S.Ct.
Cited by	487. Smith v. Hoberg 2019 WL 7834834, *4+ , N.D.Cal. Before the Court is Defendant Jake Hoberg's motion to dismiss Plaintiff Jeffrey Smith's pro se complaint. ECF No. 10. Smith did not file an opposition, and Hoberg did not file a...	Feb. 08, 2019	Case		2 S.Ct.
Cited by	488. Lak v. California 2018 WL 4378703, *5 , C.D.Cal. This Report and Recommendation is submitted to United States District Judge Philip S. Gutierrez, pursuant to 28 U.S.C. § 636 and General Order 05-07 of the United States District...	July 17, 2018	Case		2 S.Ct.
Cited by	489. Inland Empire - Immigrant Youth Collective v. Nielsen 2018 WL 4998230, *19+ , C.D.Cal. Before the Court is a motion to dismiss filed by Defendants Kirstjen Nielsen, James McCament, Mark J. Hazuda, Susan M. Curda, Thomas D. Homan, David Marin, and Kevin K. McAleenan...	Apr. 19, 2018	Case		2 4 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 490. Regents of University of California v. United States Department of Homeland Security 298 F.Supp.3d 1304, 1311 , N.D.Cal. IMMIGRATION — Deportation or Removal. County and individuals stated equal protection claim based on rescission of Deferred Action for Childhood Arrivals (DACA) immigration program.	Jan. 12, 2018	Case		—
Cited by	491. DeOrio v. Yee 2016 WL 4059717, *3 , C.D.Cal. On June 24, 2015, Keith DeOrio (“Plaintiff”) filed suit against three sets of Defendants. The first group comprises board members on the California Franchise Tax Board: Betty Yee,...	July 25, 2016	Case		2 6 S.Ct.
Cited by	492. Willis v. Roddy 2016 WL 2594061, *2 , S.D.Cal. On May 2, 2016, Plaintiff Myzsa Willis filed this action in federal court to stop a California probate court from proceeding with a matter before it. (Docket No. 1 (“Complaint”).)...	May 05, 2016	Case		—
Cited by	493. Chaoui v. City of Glendora 2015 WL 728506, *9 , C.D.Cal. Pursuant to 28 U.S.C. section 636, the Court has reviewed the Petition, all of the records herein and the attached Report and Recommendation of United States Magistrate Judge....	Feb. 19, 2015	Case		1 S.Ct.
Cited by	494. Novin v. Fong 2014 WL 6956923, *8 , N.D.Cal. Plaintiffs Abdol Novin and Pooya Pournadi (collectively, “Plaintiffs”) bring this case against Gail Fong, Robert Cook, and the California Department of Motor Vehicles...	Dec. 08, 2014	Case		—
Cited by	495. Sheikh v. Kelly 2014 WL 4197563, *3+ , E.D.Cal. On August 13, 2014, the Court held a hearing on defendants' motion to dismiss, plaintiff's motion for judgment, and plaintiff's request to compel admissions. Rehan Sheikh appeared...	Aug. 22, 2014	Case		2 S.Ct.
Cited by	496. Franceschi v. Chiang ¶¶ 2014 WL 12069866, *4 , C.D.Cal. Plaintiff Ernest J. Franceschi, Jr., an attorney proceeding pro se, filed this action on March 14, 2014, against defendants John Chiang, Jerome E. Horton, Michael Cohen, and George...	Aug. 04, 2014	Case		2 4 6 S.Ct.
Cited by	497. Scheer v. Kelly ¶¶ 2014 WL 12691602, *3 , C.D.Cal. Before the Court is a Motion to Dismiss (“Motion”) filed by Defendants Patrick Kelly, Joann Remke, and Kenneth E. Bacon. (Mot., Doc. 17.) Plaintiff filed an Opposition, and...	Jan. 27, 2014	Case		2 6 S.Ct.







Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<p>498. Howard v. Hibshman 2012 WL 2524373, *10+ , S.D.Cal.</p> <p>Before the Court is Defendants Officer Byron Hibshman, Siavash Pazargadi, and the City of San Diego's motion for summary judgment. Plaintiff Justin Howard filed an opposition on...</p>	June 29, 2012	Case		<p>6</p> <p>S.Ct.</p>
Cited by	<p>499. Holland v. Baca 2011 WL 13217676, *5 , C.D.Cal.</p> <p>This Report and Recommendation is submitted to the Honorable Andrew J. Guilford, United States District Judge, pursuant to 28 U.S.C. § 636 and General Order 05-07 of the United...</p>	May 17, 2011	Case		—
Cited by	<p>500. McGuigan v. City of Fontana ” 2011 WL 13223888, *3 , C.D.Cal.</p> <p>This matter is before the Court on Defendants' Motion for Summary Judgment [Doc. #26] and Plaintiffs' Motion for Leave to File First Amended Complaint [Doc. #25]. A hearing was...</p>	Jan. 26, 2011	Case		<p>2</p> <p>5</p> <p>S.Ct.</p>

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Cited	 1. Armstrong v. Manzo 85 S.Ct. 1187, U.S.Tex., 1965 Proceeding to set aside adoption decree. The District Court, El Paso County, Texas, denied relief, and the father appealed. The Court of Civil Appeals of Texas, 371 S.W.2d 407,...	Case			1591
Cited	 2. Bell v. Burson 91 S.Ct. 376, U.S.Ga., 1970 Facts and opinion, 121 Ga.App. 418, 174 S.E.2d 235.	Case			1588
Judgment Reversed	 3. Burson v. Bell 174 S.E.2d 235, Ga.App., 1970 Proceeding to review suspension of driver's license. The Superior Court, Cook County, H. W. Lott, J., entered order against suspension and the director of the Department of Public...	Case			1587+
Mentioned	 4. Continental Baking Co. v. Woodring 52 S.Ct. 595, U.S.Kan., 1932 Appeal from the District Court of the United States for the District of Kansas. Suit by the Continental Baking Company, and others against Harry H. Woodring, as Governor of the...	Case			1589
Mentioned	 5. Ewing v. Mytinger & Casselberry 70 S.Ct. 870, U.S.Dist.Col., 1950 Action by Mytinger & Casselberry, Inc., a California corporation, against Oscar R. Ewing, Federal Security Administrator, and others, for an injunction to restrain enforcement of...	Case			1591
Cited	 6. Ex parte Poresky 54 S.Ct. 3, U.S., 1933 Motion by Joseph Poresky for leave to file petition for writ of mandamus requiring District Judge Elisha H. Brewster, or other competent judge, to call to his assistance two other...	Case			1589
Cited	 7. Fahey v. Mallonee 67 S.Ct. 1552, U.S.Cal., 1947 Action by Paul Mallonee and others against John H. Fahey and another, individually and, respectively, as Federal Loan Bank Commissioner and as conservator for the Long Beach...	Case			1591

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Mentioned	<p> 8. Frost v. Railroad Commission of State of Cal. </p> <p>46 S.Ct. 605, U.S.Cal., 1926</p> <p>Mr. Justice Holmes, Mr. Justice Brandeis, and Mr. Justice McReynolds dissenting. In Error to the Supreme Court of the State of California. Application by Marion L. Frost and Wesley...</p>	Case			1589
Cited	<p> 9. Gideon v. Wainwright</p> <p>83 S.Ct. 792, U.S.Fla., 1963</p> <p>The petitioner brought habeas corpus proceedings against the Director of the Division of Corrections. The Florida Supreme Court, 135 So.2d 746, denied all relief, and the...</p>	Case			1590
Cited	<p> 10. Goldberg v. Kelly</p> <p>90 S.Ct. 1011, U.S.N.Y., 1970</p> <p>New York City residents receiving financial aid under federally-assisted program of Aid to Families with Dependent Children or under New York State's general Home Relief program...</p>	Case		”	1589+
Mentioned	<p> 11. Goldsmith v. U.S. Board of Tax Appeals</p> <p>46 S.Ct. 215, U.S.Dist.Col., 1926</p> <p>In Error to the Court of Appeals of the District of Columbia. Suit by H. Ely Goldsmith, Certified Public Accountant of the State of New York, against the United States Board of Tax...</p>	Case			1589
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Mentioned	<p> 13. Kelly v. Wyman</p> <p>294 F.Supp. 893, S.D.N.Y., 1968</p> <p>Welfare recipients sought relief under Civil Rights Act for allegedly improper procedures in terminating their welfare benefits. The three-judge District Court, Feinberg, Circuit...</p>	Case			1590
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Discussed	 15. Mullane v. Central Hanover Bank & Trust Co. 70 S.Ct. 652, U.S.N.Y., 1950 Proceeding by the Central Hanover Bank and Trust Company, as trustee, etc., for judicial settlement of its accounts as trustee of a common trust fund established under the New York...	Case		”	1590+
Discussed	 16. Opp Cotton Mills v. Administrator of Wage and Hour Division of Department of Labor 61 S.Ct. 524, U.S., 1941 On Writ of Certiorari to the United States Circuit Court of Appeals for the Fifth Circuit. Petition by Opp Cotton Mills, Incorporated, and others, against the Administrator of the...	Case			1589+
Cited	 17. Shapiro v. Thompson 89 S.Ct. 1322, U.S.Conn., 1969 Appeals from decisions of three-judge District Courts for District of Connecticut, District of Columbia, and Eastern District of Pennsylvania, 270 F.Supp. 331,277 F.Supp. 65,279...	Case			1589
Cited	 18. Sherbert v. Verner 83 S.Ct. 1790, U.S.S.C., 1963 Proceeding on claim for unemployment compensation benefits. From a judgment of the Common Pleas Court, Spartanburg County, South Carolina, the claimant appealed. The Supreme...	Case			1589
Cited	 19. Slochower v. Board of Higher Ed. of City of New York 76 S.Ct. 637, U.S.N.Y., 1956 Proceeding to annul petitioners' dismissal from their city college positions and for reinstatement. The New York Supreme Court, Special Term, dismissed the petition, 202 Misc....	Case			1589
Cited	 20. Sniadach v. Family Finance Corp. of Bay View 89 S.Ct. 1820, U.S.Wis., 1969 Garnishment action against defendant and her employer as garnishee. Defendant moved that garnishment proceedings be dismissed for failure to satisfy due process requirements of...	Case			1589
Cited	 21. Speiser v. Randall 78 S.Ct. 1332, U.S.Cal., 1958 Actions to recover taxes paid to California tax authorities under protest and for declaratory relief. From a judgment of the Supreme Court of California, 48 Cal.2d 472, 311 P.2d...	Case			1589

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Cited	 22. U. S. v. Detroit Timber & Lumber Co. 26 S.Ct. 282, U.S.Ark., 1906 CROSS APPEALS from the United States Circuit Court of Appeals for the Eighth Circuit to review a decree of that court which, on appeal from a decree of the Circuit Court for the...	Case			1587
Cited	 23. Willner v. Committee on Character and Fitness 83 S.Ct. 1175, U.S.N.Y., 1963 Proceeding on an application for an order permitting the petitioner to file his application de novo for admission to the bar of the state of New York. The Supreme Court of New...	Case		”	1590
Mentioned	 24. Wisconsin v. Constantineau 91 S.Ct. 507, U.S.Wis., 1971 Action challenging constitutionality of Wisconsin statute pursuant to which plaintiff's name was posted in retail liquor outlets as one to whom intoxicating beverages should not be...	Case			1591