

47 S.Ct. 632

Supreme Court of the United States.

HESS

v.

PAWLOSKI.

No. 263.

|

Argued April 18, 1927.

|

Decided May 16, 1927.

Synopsis

In Error to the Superior Court of Worcester County, Massachusetts.

Action by Leo Pawloski against H. W. Hess. Judgment for plaintiff was entered after exceptions thereto were overruled by the Supreme Judicial Court of Massachusetts (253 Mass. 478, 149 N. E. 122), and defendant brings error. Affirmed.

See, also, 250 Mass. 22, 144 N. E. 760, 35 A. L. R. 945.

West Headnotes (4)

[1] Process  **Citizenship and Residence**

Process of court of one state cannot run into another and summon party there domiciled.

[15 Cases that cite this headnote](#)

[2] Process  **Personal Service Out of Jurisdiction**

Notice sent outside state to nonresident is unavailing to give jurisdiction in action against him personally for money recovery.

[79 Cases that cite this headnote](#)

[4] Process  **Statutory Provisions**

State may require nonresident in advance of operation of motor vehicle, to appoint state official as agent for service of process.

[143 Cases that cite this headnote](#)

[5] Constitutional Law  **Representatives and Agents****Process**  **Statutory Provisions**

Law authorizing service on nonresident motorist by delivery of process to registrar and mailing copy to nonresident held constitutional. M.G.L.A. c. 90 amended St.Mass. 1923, c. 431, § 2; U.S.C.A.Const. Amend. 14.

[224 Cases that cite this headnote](#)

Attorneys and Law Firms

****632 *353** Messrs. George Gowen Parry, of Philadelphia, Pa., and John L. Hall, of Boston, Mass., for plaintiff in error.

Mr. Harry J. Meleski, of Worcester, Mass., for defendant in error.

Opinion

Mr. Justice BUTLER delivered the opinion of the Court.

This action was brought by defendant in error to recover damages for personal injuries. The declaration alleged that plaintiff in error negligently and wantonly drove a motor vehicle on a public highway in Massachusetts, and that by reason thereof the vehicle struck and injured defendant in error. Plaintiff in error is a resident of Pennsylvania. No personal service was made on him, and no property belonging to him was attached. The service of process was made in compliance with ***354** chapter 90, General Laws of Massachusetts, as amended by Stat. 1923, c. 431, s 2, the material parts of which follow:

‘The acceptance by a nonresident of the rights and privileges conferred by section three or four, as evidence by his operating a motor vehicle thereunder, or the operation by a nonresident of a motor vehicle on a public way in the commonwealth other than under said sections, shall be deemed equivalent to an appointment by such nonresident of the registrar or his successor in office, to be his true and lawful attorney upon whom may be served all lawful processes in any action or proceeding against him, growing out of any accident or collision in which said nonresident may be involved while operating a motor vehicle on such a way,

and said acceptance or operation shall be a signification of his agreement that any ****633** such process against him which is so served shall be of the same legal force and validity as if served on him personally. Service of such process shall be made by leaving a copy of the process with a fee of two dollars in the hands of the registrar, or in his office, and such service shall be sufficient service upon the said nonresident: Provided, that notice of such service and a copy of the process are forthwith sent by registered mail by the plaintiff to the defendant, and the defendant's return receipt and the plaintiff's affidavit of compliance herewith are appended to the writ and entered with the declaration. The court in which the action is pending may order such continuances as may be necessary to afford the defendant reasonable opportunity to defend the action.'

Plaintiff in error appeared specially for the purpose of contesting jurisdiction, and filed an answer in abatement and moved to dismiss on the ground that the service of process, if sustained, would deprive him of his property without due process of law, in violation of the Fourteenth Amendment. The court overruled the answer in abatement and denied the motion. The Supreme Judicial ***355** Court held the statute to be a valid exercise of the police power, and affirmed the order. *Pawloski v. Hess*, 250 Mass. 22, 144 N. E. 760, 35 A. L. R. 945. At the trial the contention was renewed and again denied. Plaintiff in error excepted. The jury returned a verdict for defendant in error. The exceptions were overruled by the Supreme Judicial Court. *Pawloski v. Hess*, 253 Mass. 478, 149 N. E. 122. Thereupon the superior court entered judgment. The writ of error was allowed by the Chief Justice of that court.

The question is whether the Massachusetts enactment contravenes the due process clause of the Fourteenth Amendment.

[1] [2] [3] The process of a court of one state cannot run into another and summon a party there domiciled to respond to proceedings against him. Notice sent outside the state to a nonresident is unavailing to give jurisdiction in an action against him personally for money recovery. *Pennoyer v. Neff*, 95 U. S. 741, 24 L. Ed. 565. There must be actual service within the state of notice upon him or upon some one authorized to accept service for him. *Goldey v. Morning News*, 156 U. S. 518, 15 S. Ct. 559, 39 L. Ed. 517. A personal judgment rendered against a nonresident, who has neither been served with process nor appeared in

the suit, is without validity. *McDonald v. Mabee*, 243 U. S. 90, 37 S. Ct. 343, 61 L. Ed. 608, L. R. A. 1917F, 458. The mere transaction of business in a state by nonresident natural persons does not imply consent to be bound by the process of its courts. *Flexner v. Farson*, 248 U. S. 289, 39 S. Ct. 97, 63 L. Ed. 250. The power of a state to exclude foreign corporations, although not absolute, but qualified, is the ground on which such an implication is supported as to them. *Pennsylvania Fire Insurance Co. v. Gold Issue Mining Co.*, 243 U. S. 93, 96, 37 S. Ct. 344, 61 L. Ed. 610. But a state may not withhold from nonresident individuals the right of doing business therein. The privileges and immunities clause of the Constitution (section 2, art. 4), safeguards to the citizens of one state the right 'to pass through, or to reside in any other state for purposes of trade, agriculture, professional pursuits, or otherwise.' ***356** And it prohibits state legislation discriminating against citizens of other states. *Corfield v. Coryell*, 4 Wash. C. C. 371, 381. Fed. Cas. No. 3,230; *Ward v. Maryland*, 12 Wall. 418, 430, 20 L. Ed. 449; *Paul v. Virginia*, 8 Wall. 168, 180, 19 L. Ed. 357.

[4] [5] Motor vehicles are dangerous machines, and, even when skillfully and carefully operated, their use is attended by serious dangers to persons and property. In the public interest the state may make and enforce regulations reasonable calculated to promote care on the part of all, residents and nonresidents alike, who use its highways. The measure in question operates to require a nonresident to answer for his conduct in the state where arise causes of action alleged against him, as well as to provide for a claimant a convenient method by which he may sue to enforce his rights. Under the statute the implied consent is limited to proceedings growing out of accidents or collisions on a highway in which the nonresident may be involved. It is required that he shall actually receive and receipt for notice of the service and a copy of the process. And it contemplates such continuances as may be found necessary to give reasonable time and opportunity for defense. It makes no hostile discrimination against nonresidents, but tends to put them on the same footing as residents. Literal and precise equality in respect of this matter is not attainable; it is not required. *Canadian Northern Ry. Co. v. Eggen*, 252 U. S. 553, 561, 562, 40 S. Ct. 402, 64 L. Ed. 713. The state's power to regulate the use of its highways extends to their use by nonresidents as well as by residents. *Hendrick v. Maryland*, 235 U. S. 610, 622, 35 S. Ct. 140, 59 L. Ed. 385. And, in advance of the operation of a motor vehicle on its highway by a nonresident, the state may require him to appoint one of its officials as his agent on whom process may be served in proceedings

growing out of such use. [Kane v. New Jersey](#), 242 U. S. 160, 167, 37 S. Ct. 30, 61 L. Ed. 222. That case recognized power of the state to exclude a nonresident until the formal appointment is made. And, having the power so to exclude, the state *357 may declare that the use of the highway by the nonresident is the equivalent of the appointment of the registrar as agent on whom process may be served. Cf. [Pennsylvania Fire Insurance Co. v. Gold Issue Mining Co.](#), supra, 96 (37 S. Ct. 344); [Lafayette Ins. Co. v. French](#), 18 How. 404, 407, 408, 15 L. Ed. 451. The difference between

the formal and implied appointment is not substantial, **634 so far as concerns the application of the due process clause of the Fourteenth Amendment.

Judgment affirmed.

All Citations

274 U.S. 352, 47 S.Ct. 632, 71 L.Ed. 1091








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Negative Treatment

Negative Citing References (5)

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) |
|-------------------------------------|--|---------------|------|---|----------------------------|
| Abrogation Recognized by |  1. Hallwood Realty Partners, L.P. v. Gotham Partners, L.P. MOST NEGATIVE 104 F.Supp.2d 279 , S.D.N.Y. SECURITIES REGULATION - Jurisdiction. Nationwide service provision of Exchange Act conferred jurisdiction despite lack of contacts. | July 10, 2000 | Case |  | — |
| Declined to Extend by |  2. In re Asbestos Products Liability Litigation (No. VI) 384 F.Supp.3d 532 , E.D.Pa. LITIGATION — Jurisdiction. Pennsylvania statutory business registration scheme's purported conferral of consent to general personal jurisdiction is unconstitutional. | June 06, 2019 | Case |  | — |
| Distinguished by | 3. Marra v. Shea 321 F.Supp. 1140 , N.D.Cal. Action brought by executors of husband's estate against public administrator of estate of wife and several defendants, including two nonresidents, relating to fraudulent transfer... | Jan. 07, 1971 | Case |  | 2 S.Ct. |
| Distinguished by | 4. Askari v. Dolat 524 S.E.2d 310 , Ga.App. TRANSPORTATION - Jurisdiction. Owner of vehicle who was not the operator was not subject to Massachusetts nonresident motorist statute. | Nov. 02, 1999 | Case |  | 5 S.Ct. |
| Limitation of Holding Recognized by | 5. Jennings v. Warren 1977 WL 191151 , Va.Cir.Ct. The question presented is whether the court has personal jurisdiction over the defendant, Raymond Garth Bruton (Bruton), as a result of the so-called "Long Arm" Statute (Code §... | Apr. 28, 1977 | Case |  | 4 S.Ct. |

History (4)


Direct History (4)

1. [Pawloski v. Hess](#)

250 Mass. 22 , Mass. , Sep. 20, 1924

Affirmed by



2. [Hess v. Pawloski](#) 


274 U.S. 352 , U.S.Mass. , May 16, 1927

3. [Pawloski v. Hess](#)

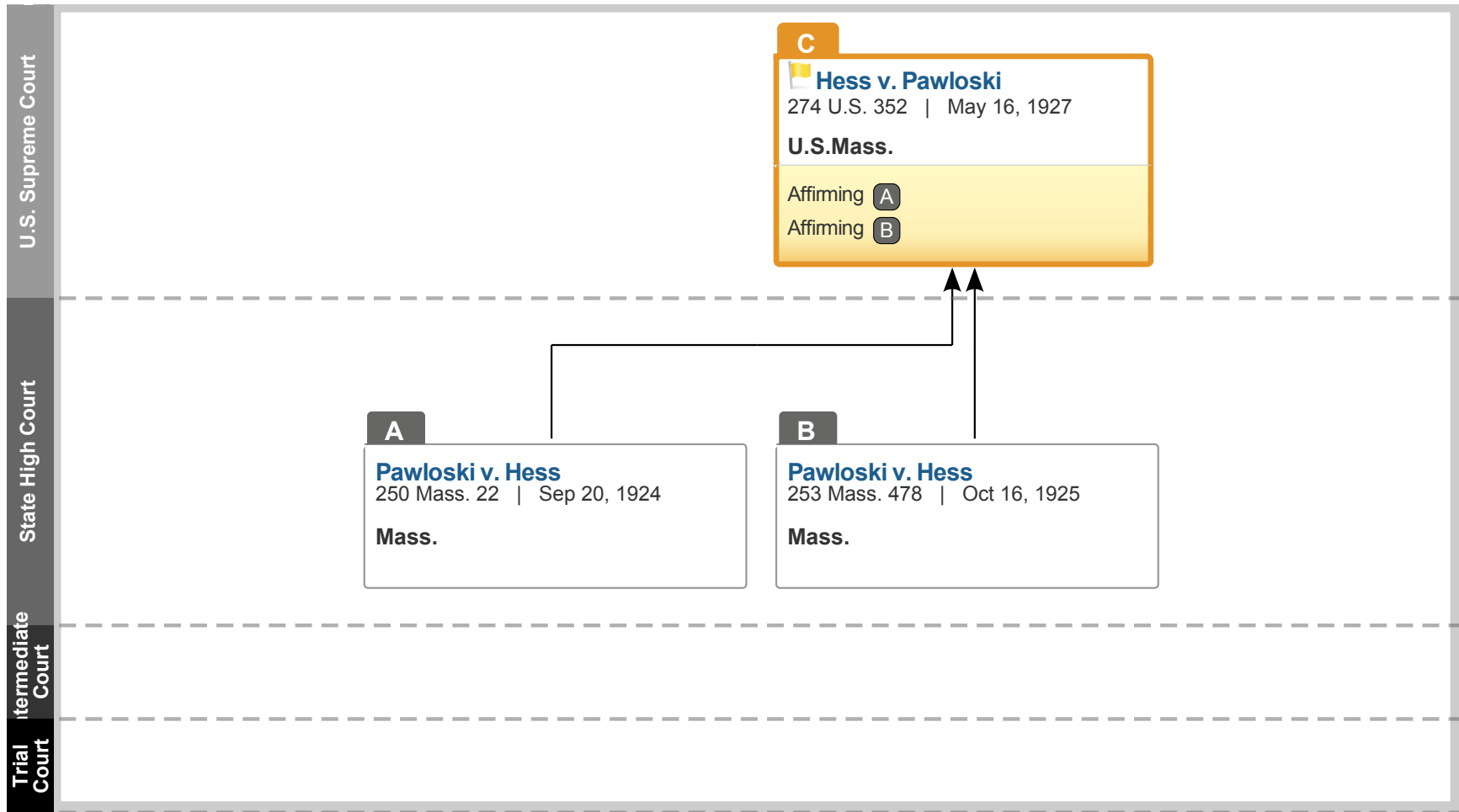
253 Mass. 478 , Mass. , Oct. 16, 1925

Affirmed by














4. [Hess v. Pawloski](#) 



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


Citing References (500)


| Treatment | Title | Date | Type | Depth | Headnote(s) |
|--|---|---------------|------|-------|--|
| Distinguished by NEGATIVE | 1. Askari v. Dolat 524 S.E.2d 310, 312+ , Ga.App. TRANSPORTATION - Jurisdiction. Owner of vehicle who was not the operator was not subject to Massachusetts nonresident motorist statute. | Nov. 02, 1999 | Case | | 5 S.Ct. |
| Discussed by | 2. Olberding v. Illinois Cent. R. Co. ¶¶ 74 S.Ct. 83, 85+ , U.S.Ky. Suit by Illinois corporation against residents of Indiana for damages arising out of operation of defendants' truck in Kentucky. Defendants' motion to dismiss on ground of... | Nov. 09, 1953 | Case | | 4 5 S.Ct. |
| Discussed by | 3. Wuchter v. Pizzutti 48 S.Ct. 259, 260+ , U.S.N.J. Mr. Justice Brandeis, Mr. Justice Holmes, and Mr. Justice Stone, dissenting. In Error to the Court of Errors and Appeals of the State of New Jersey. Action by Michael Pizzutti... | Feb. 20, 1928 | Case | | 4 S.Ct. |
| Discussed by | 4. Elkhart Engineering Corp. v. Dornier Werke 343 F.2d 861, 865+ , 5th Cir.(Ala.) Action against corporation organized under laws of Germany for damage to Wisconsin corporation's aircraft which was being demonstrated in Alabama. The United States District Court... | Apr. 13, 1965 | Case | | 5 S.Ct. |
| Discussed by | 5. Sugg v. Hendrix 142 F.2d 740, 742+ , C.C.A.5 (Miss.) Appeal from the District Court of the United States for the Northern District of Mississippi; Allen Cox, Judge. Action by Andrew Jackson Sugg against Joseph W. Hendrix, doing... | May 09, 1944 | Case | | 2 4 5 S.Ct. |
| Discussed by | 6. Brooks v. National Bank of Topeka 251 F.2d 37, 41+ , 8th Cir.(Mo.) Consolidated actions by Florida residents against Kansas executor of estate of Kansas resident arising out of automobile collision in Missouri. The United States District Court... | Jan. 10, 1958 | Case | | 5 S.Ct. |
| Discussed by | 7. Kennelly v. Secord Transportation Co 173 F.Supp. 247, 248+ , S.D.N.Y. Wrongful death actions arising out of motor vehicle accident occurring in New York City and involving motor vehicle owned by Canadian corporation and operated by Canadian driver. ... | May 05, 1959 | Case | | 4 S.Ct. |
| Discussed by | 8. Leyva v. City of Philadelphia ¶¶ 2010 WL 5140869, *2+ , E.D.Pa. AND NOW, this 17th day of December, 2010, for the reasons set forth in the accompanying Memorandum, it is hereby ORDERED that the motion of defendant, the City of Philadelphia, for... | Dec. 17, 2010 | Case | | 2 4 5 S.Ct. |

| Treatment | Title | Date | Type | Depth | Headnote(s) |
|--------------|--|---------------|------|---|--|
| Discussed by |  9. In re Arthur Treacher's Franchise Litigation ¶¶ 92 F.R.D. 398, 409+ , E.D.Pa. Franchisor brought actions in which it alleged unlawful conspiracy to violate antitrust laws and breach of franchise agreements by withholding royalty payments. On motions... | Oct. 15, 1981 | Case |  | 2 4 5 S.Ct. |
| Discussed by | 10. Le Manquais v. Glick ¶¶ 17 F.Supp. 347, 351+ , W.D.Tex. At Law. Action by G.J. Le Manquais against Louis G. Glick. The action was removed from the state court. On defendant's motion to restrain plaintiff from taking further... | Dec. 12, 1936 | Case |  | 5 S.Ct. |
| Discussed by | 11. Banks v. Leon 975 F.Supp. 815, 817+ , W.D.Va. Diversity negligence action against nonresident motorist involved in collision in Virginia. Plaintiff also served her own insurer pursuant to Virginia's uninsured motorist... | Aug. 29, 1997 | Case |  | 2 5 S.Ct. |
| Discussed by |  12. Castelline v. Goldfine Truck Rental Service 107 A.2d 915, 918+ , Del.Super. Action to recover for injuries received in automobile collision. Defendants moved to dismiss the action or in lieu thereof to quash writ of summons and return thereof. The... | Aug. 27, 1954 | Case |  | 2 4 5 S.Ct. |
| Discussed by | 13. Manley v. Nelson 443 P.2d 155, 157+ , Hawai'i Plaintiffs brought actions for injuries suffered in automobile collision. The First Circuit Court, City & County of Honolulu, Bernard H. Levinson, J., denied defendants' motion to... | June 27, 1968 | Case |  | 4 S.Ct. |
| Discussed by |  14. Nelson v. Miller ¶¶ 143 N.E.2d 673, 677+ , Ill. Action for injuries sustained. From a judgment for the Circuit Court, Winnebago County, William R. Dusher, J., quashing the service of summons, the plaintiff appealed. The... | June 17, 1957 | Case |  | 5 S.Ct. |
| Discussed by | 15. Brauer Machine & Supply Co. v. Parkhill Truck Co. 47 N.E.2d 521, 523+ , Ill.App. 4 Dist. Appeal from Circuit Court, Clay County; James G. Burnside, Judge. Action by Brauer Machine and Supply Company for the use of Bituminous Casualty Corporation against Parkhill Truck... | Mar. 02, 1943 | Case |  | 5 S.Ct. |
| Discussed by | 16. Davidson v. Henry L. Doherty & Co. ¶¶ 241 N.W. 700, 702+ , Iowa Appeal from Municipal Court, of Des Moines; H. H. Sawyer, Judge. Action by William S. Davidson against Henry L. Doherty & Co., which is the trade-name of Henry L. Doherty an... | Mar. 08, 1932 | Case |  | 2 4 5 S.Ct. |

| Treatment | Title | Date | Type | Depth | Headnote(s) |
|--------------|---|---------------|------|---|--|
| Discussed by |  17. Fisher & Van Gilder v. First Trust Joint-Stock Land Bank of Chicago ¶¶ 231 N.W. 671, 673+ , Iowa Appeal from District Court, Warren County; W. S. Cooper, Judge. Action to recover a personal judgment against the defendant, First Trust Joint-Stock Land Bank of Chicago, a federal... | June 23, 1930 | Case |  | 1 2 S.Ct. |
| Discussed by | 18. Com. v. Hernandez-Gonzalez 72 S.W.3d 914, 915+ , Ky. CRIMINAL JUSTICE - Driving While Intoxicated. Implied consent warning that was defective with regard to first-time offender was not unconstitutional. | Feb. 21, 2002 | Case |  | 5 S.Ct. |
| Discussed by | 19. Plopa v. Dupre ¶¶ 42 N.W.2d 777, 778+ , Mich. Jane Plopa brought action against Dorothy V. DuPre, administratrix of the estate of Daniel L. DuPre, deceased, to recover for injuries sustained by plaintiff in an automobile... | May 18, 1950 | Case |  | 2 4 5 S.Ct. |
| Discussed by | 20. Babcock v. Bancamerica-Blair Corp. ¶¶ 4 N.W.2d 89, 92+ , Minn. Appeal from District Court, Hennepin County; A. W. Selover, Judge. Action by Alice C. Babcock against Bancamerica-Blair Corporation, a Delaware corporation, and Bancamerica-Blair... | May 15, 1942 | Case |  | 4 5 S.Ct. |
| Discussed by |  21. Yellow Mfg. Acceptance Corporation v. Rogers ¶¶ 142 S.W.2d 888, 895+ , Mo.App. Appeal from Circuit Court, Jasper County; Ray E. Watson, Judge. Action in replevin under a chattel mortgage by Yellow Manufacturing Acceptance Corporation, a corporation, against... | Aug. 22, 1940 | Case |  | 4 S.Ct. |
| Discussed by | 22. Leighton v. Roper 91 N.E.2d 876, 880+ , N.Y. Mary Leighton brought action against Joseph A. Roper, as administrator of the estate of J. V. Allen, deceased and others, for injuries sustained in automobile accident. The... | Apr. 13, 1950 | Case |  | 4 5 S.Ct. |
| Discussed by | 23. Interchemical Corp. v. Mirabelli ¶¶ 54 N.Y.S.2d 522, 526+ , N.Y.A.D. 1 Dept. Appeal from Supreme Court; Church, Justice. Action by Interchemical Corporation against Mario G. Mirabelli and others, individually and as copartners doing business under the name... | Apr. 20, 1945 | Case |  | 5 S.Ct. |
| Discussed by | 24. Paduchik v. Mikoff 110 N.E.2d 562, 567+ , Ohio Child brought action against truck owner to recover for injuries sustained by child on farm when truck backed up and pinned child against farm house. The Common Pleas Court of... | Feb. 04, 1953 | Case |  | 4 S.Ct. |

| Treatment | Title | Date | Type | Depth | Headnote(s) |
|--|--|---------------|------|-------|--|
| Discussed by | 25. Stoner v. Higginson ¶¶ 175 A. 527, 532+ , Pa. Appeal No. 191, March term, 1934, from Court of Common Pleas, Allegheny County, No. 3859, July term, 1932; James H. Gray, Judge. Trespass by J. M. Stoner, Jr., against Francis L.... | Nov. 26, 1934 | Case | | 5 S.Ct. |
| Discussed by | 26. Wein v. Crockett 195 P.2d 222, 225+ , Utah Prohibition proceeding by Morris M. Wein against the Hon. J. Allan Crockett, Judge of the District Court of Salt Lake County, and C. C. McDermond to prevent further proceedings in... | June 23, 1948 | Case | | 2 4 5 S.Ct. |
| Discussed by | 27. Gavenda Bros., Inc. v. Elkins Limestone Co. 116 S.E.2d 910, 915+ , W.Va. Action on Illinois judgment. The Circuit Court, Randolph County, Stanley Bosworth, J., rendered judgment for plaintiff, and defendant brought error. The Supreme Court of Appeals,... | Nov. 22, 1960 | Case | | 4 5 S.Ct. |
| Discussed by | 28. Paull v. Cook 65 S.E.2d 750, 751+ , W.Va. Proceeding on notice of motion for judgment by George A. Paull against O. H. Cook to enforce a judgment obtained in Common Pleas Court of Pennsylvania for damages sustained in an... | May 22, 1951 | Case | | 5 S.Ct. |
| Abrogation Recognized by NEGATIVE | 29. Hallwood Realty Partners, L.P. v. Gotham Partners, L.P. 104 F.Supp.2d 279, 282 , S.D.N.Y. SECURITIES REGULATION - Jurisdiction. Nationwide service provision of Exchange Act conferred jurisdiction despite lack of contacts. | July 10, 2000 | Case | | — |
| Declined to Extend by NEGATIVE | 30. In re Asbestos Products Liability Litigation (No. VI) 384 F.Supp.3d 532, 543+ , E.D.Pa. LITIGATION — Jurisdiction. Pennsylvania statutory business registration scheme's purported conferral of consent to general personal jurisdiction is unconstitutional. | June 06, 2019 | Case | | — |
| Limitation of Holding Recognized by NEGATIVE | 31. Jennings v. Warren 1977 WL 191151, *2 , Va.Cir.Ct. The question presented is whether the court has personal jurisdiction over the defendant, Raymond Garth Bruton (Bruton), as a result of the so-called "Long Arm" Statute (Code §... | Apr. 28, 1977 | Case | | 4 S.Ct. |
| Cited by | 32. Burnham v. Superior Court of California, County of Marin 110 S.Ct. 2105, 2114+ , U.S.Cal. Husband, a New Jersey resident, who had been served with court summons and divorce petition while in California moved to quash service. The Superior Court denied the motion and... | May 29, 1990 | Case | | 5 S.Ct. |




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| Cited by |  36. Shaffer v. Heitner 97 S.Ct. 2569, 2579+ , U.S.Del. A nonresident shareholder of a Delaware corporation brought a shareholder's derivative suit against present and former officers and directors of the corporation and a subsidiary,... | June 24, 1977 | Case |  | 5 S.Ct. |
| Cited by |  37. Rosenblatt v. American Cyanamid Co. 86 S.Ct. 1, 4 , U.S.N.Y. Proceeding on application to a Justice for a stay pending appeal from decision of New York Court of Appeals sustaining denial of pretrial motion to dismiss complaint for want of... | July 13, 1965 | Case |  | — |
| Cited by |  38. Hanson v. Denckla 78 S.Ct. 1228, 1239+ , U.S.Fla. In a controversy concerning right to part of corpus of trust established in Delaware by settlor who later became domiciled in Florida, the Florida Supreme Court, 100 So.2d 378,... | June 23, 1958 | Case |  | — |
| Cited by |  39. McGee v. International Life Ins. Co. 78 S.Ct. 199, 201 , U.S.Tex. Action by beneficiary on a life policy. The Texas District Court, Harris County, refused to enforce a judgment recovered by beneficiary in California on ground that it was void... | Dec. 16, 1957 | Case |  | — |
| Cited by |  40. Mullane v. Central Hanover Bank & Trust Co. 70 S.Ct. 652, 657 , U.S.N.Y. 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... | Apr. 24, 1950 | Case |  | — |

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| Cited by | 42. Highway Steel & Manufacturing Co v. Crawford County Circuit Court 60 S.Ct. 88, 88 , U.S.Ark. Appeal from the Supreme Court of the State of Arkansas. Facts and opinion, 127 S.W.2d 816. | Oct. 09, 1939 | Case |  | — |
| Cited by |  43. Henry L. Doherty & Co. v. Goodman 55 S.Ct. 553, 554 , U.S.Iowa Appeal from the Supreme Court of the State of Iowa. Action by Frank Goodman against Henry L. Doherty & Co. A judgment for plaintiff was affirmed by the Supreme Court of Iowa (255... | Apr. 01, 1935 | Case |  | — |
| Cited by |  44. State of Washington ex rel. Bond & Goodwin & Tucker v. Superior Court of State of Washington for Spokane County 53 S.Ct. 624, 627 , U.S.Wash. Proceeding on an application for a writ of prohibition by the State of Washington, on the relation of Bond & Goodwin & Tucker, Incorporated, a dissolved Delaware corporation,... | May 08, 1933 | Case |  | 2 S.Ct. |
| Cited by |  45. Young v. Masci 53 S.Ct. 599, 602 , U.S.N.J. Action by Anthony Masci against Charles Young. A judgment for plaintiff (157 A. 82, 9 N.J.Misc. 1137) was affirmed by the Court of Errors and Appeals of New Jersey (109 N.J. Law,... | Apr. 24, 1933 | Case |  | 4 S.Ct. |
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











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| Cited by |  49. W. H. Elliott & Sons Co. v. Nuodex Products Co. 243 F.2d 116, 123 , 1st Cir.(N.H.) Diversity action against foreign corporation for injuries allegedly sustained because of plaintiff's use of a product wherein one of defendants filed a cross-claim against the... | Mar. 26, 1957 | Case |  | 2 S.Ct. |
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| Cited by |  51. Buckley v. New York Post Corp. 373 F.2d 175, 181 , 2nd Cir.(Conn.) Appeal from a judgment of the United States District Court for Connecticut, Robert C. Zampano, J., 260 F.Supp. 282, dismissing a libel complaint for want of jurisdiction over the... | Jan. 10, 1967 | Case |  | 2 S.Ct. |
| Cited by |  52. Arrowsmith v. United Press Intern. 320 F.2d 219, 231+ , 2nd Cir.(Vt.) Harold Noel Arrowsmith, Jr. appeals from an order of the United States District Court for the District of Vermont, Ernest W. Gibson, J., D.C., 205 F.Supp. 56, dismissing his libel... | June 11, 1963 | Case |  | 2 S.Ct. |
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| Cited by |  55. Kilpatrick v. Texas & P.R. Co. 166 F.2d 788, 792 , C.C.A.2 (N.Y.) Appeals from the District Court of the United States for the Southern District of New York. Actions by Jessie A. Kilpatrick and by L. M. Parker, railroad employees, under the... | Mar. 04, 1948 | Case |  | — |
| Cited by | 56. Tublitz v. Hirschfeld 118 F.2d 29, 30 , C.C.A.2 (N.Y.) Action by Shirley Tublitz and others against Isidor Hirschfeld and another for personal injuries. From an order made after a pre-trial hearing and from the judgment entered... | Mar. 03, 1941 | Case |  | — |

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| Cited by | <p> 57. Carteret Sav. Bank, FA v. Shushan 954 F.2d 141, 148 , 3rd Cir.(N.J.)</p> <p>New Jersey savings bank which made loan to Louisiana construction project brought suit against its Louisiana attorney and his law firm, alleging breach of fiduciary duty and fraud...</p> | Jan. 13, 1992 | Case |  | 2 S.Ct. |
| Cited by | <p> 58. Bane v. Netlink, Inc. 925 F.2d 637, 641 , 3rd Cir.(Pa.)</p> <p>Discharged salesperson appealed from orders of the United States District Court for the Eastern District of Pennsylvania, James McGirr Kelly, J., denying reconsideration of its...</p> | Jan. 31, 1991 | Case |  | — |
| Cited by | <p> 59. Jonnet v. Dollar Sav. Bank of City of New York 530 F.2d 1123, 1132 , 3rd Cir.(Pa.)</p> <p>After the United States District Court for the Western District of Pennsylvania, 392 F.Supp. 1385, Hubert I. Teitelbaum, J., dissolved a foreign attachment served in Pennsylvania...</p> | Jan. 27, 1976 | Case |  | — |
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| Cited by | <p>61. Tolson v. Hodge 411 F.2d 123, 126 , 4th Cir.(N.C.)</p> <p>Plaintiff filed suit for personal injuries allegedly sustained as result of automobile accident and defendant filed counterclaim. The United States District Court for the Middle...</p> | May 08, 1969 | Case |  | 4 5 S.Ct. |
| Cited by | <p>62. Beaty v. M. S. Steel Co. 401 F.2d 157, 161 , 4th Cir.(Md.)</p> <p>Actions against alleged negligent Alabama manufacturer of prefabricated bar joists which collapsed while being installed at a construction site in Maryland, resulting in injury to...</p> | Aug. 23, 1968 | Case |  | 5 S.Ct. |
| Cited by | <p> 63. Davis v. St. Paul-Mercury Indem. Co.  294 F.2d 641, 646+ , 4th Cir.(N.C.)</p> <p>Action against an automobile liability insurer on its policy to recover the amount of a North Carolina judgment for wrongful death wherein substituted service against the insureds...</p> | Aug. 28, 1961 | Case |  | 5 S.Ct. |
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| Cited by | 67. S. S. Philippine Jose Abad Santos v. Bannister 335 F.2d 595, 597 , 5th Cir.(La.) Admiralty case wherein service was made on Louisiana Secretary of State pursuant to Louisiana Watercraft Statute. A motion to quash service was denied by the United States... | July 16, 1964 | Case |  | — |
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| Cited by |  69. Employers' Liability Assur. Corp. v. Lejeune 189 F.2d 521, 525 , 5th Cir.(La.) Direct action by Mrs. Beulah Fisher Lejeune, individually and as tutrix for her minor children, against the Employers' Liability Assurance Corporation, Limited, and the Excess... | May 25, 1951 | Case |  | — |
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| Cited by |  71. Southern Mach. Co. v. Mohasco Industries, Inc. 401 F.2d 374, 380 , 6th Cir.(Tenn.) Licensee brought action for declaratory judgment against other party to licensing agreement. On motion the United States District Court for the Eastern District of Tennessee,... | Sep. 20, 1968 | Case |  | 1 S.Ct. |
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| Cited by |  75. Knowlton v. Allied Van Lines, Inc. 900 F.2d 1196, 1198 , 8th Cir.(Iowa) Minnesota resident who was injured out of state in motor vehicle accident with van owned by Iowa corporation brought suit to recover for injuries. The United States District... | Apr. 05, 1990 | Case |  | — |
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| Cited by | 106. Knoop v. Anderson 71 F.Supp. 832, 836 , N.D.Iowa Action by Gary Wayne Knoop, a minor, by his father and next friend, Frank Knoop, and Frank Knoop, against Merlin Anderson and Alma B. Anderson, administratrix of the estate of... | Apr. 08, 1947 | Case | | 4 S.Ct. |
| Cited by | 107. Merz v. Dixon 95 F.Supp. 193, 197 , D.Kan. Actions by Albert Merz and by Albert Merz, as administrator of the estate of Sophia Merz, deceased, against Elmore Dixon, for injuries sustained by plaintiff and death of... | Jan. 25, 1951 | Case | | 1 S.Ct. |
| Cited by | 108. Jackson v. Kentucky River Mills 65 F.Supp. 601, 604 , E.D.Ky. Action by G. Harry Jackson against Kentucky River Mills, a corporation, on a personal judgment. On motion to dismiss the complaint. Motion sustained. | May 03, 1946 | Case | | — |
| Cited by | 109. Pham v. Lewis 2022 WL 615024, *3 , W.D.La. Before the Court is a motion to dismiss for lack of personal jurisdiction under Federal Rule of Civil Procedure 12(b)(2), filed by Defendant, Mississippi Farm Bureau Casualty... | Mar. 02, 2022 | Case | | 2 S.Ct. |
| Cited by | 110. Paige v. Shinnihon Kishen 206 F.Supp. 871, 872 , E.D.La. Libel by stevedore for personal injuries allegedly caused by unseaworthiness of vessel, in which shipowner moved to quash service of process. The District Court, Ainsworth, J.,... | July 17, 1962 | Case | | — |
| Cited by | 111. Tardiff v. Bank Line, Ltd. 127 F.Supp. 945, 947+ , E.D.La. Action against a British corporation for the death of plaintiff's husband from injuries sustained while working as a ship repairman on defendant's steamship at a dock in Louisiana.... | Dec. 30, 1954 | Case | | 4 5 S.Ct. |
| Cited by | 112. Buxton v. Midwestern Ins. Co. 102 F.Supp. 500, 507 , W.D.La. Mrs. Grace V. Buxton sued Midwestern Insurance Company and Pacific Employers Insurance Company for personal injuries sustained when an automobile driven by Midwestern's insured,... | Jan. 11, 1952 | Case | | — |
| Cited by | 113. Wheat v. White 38 F.Supp. 791, 793+ , E.D.La. Death action by Julius B. Wheat against Walter H. White and others. On motion of the named defendant to dismiss the action against him. Motion denied. See, also, D.C., 38 F.Supp.... | May 06, 1941 | Case | | 4 S.Ct. |
| Cited by | 114. Williams v. James 34 F.Supp. 61, 70+ , W.D.La. Action by Clerphe Williams and others against Roy C. James, operating under the trade-name of the James Truck Line, and the Highway Insurance Underwriters, for injuries sustained... | July 26, 1940 | Case | | 4 S.Ct. |

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| Cited by | 115. Moore v. Payne 35 F.2d 232, 235+ , W.D.La. At Law. Action by Sidney L. Moore and wife against Robert N. Payne and others. On defendants' exceptions to the jurisdiction. Exceptions overruled. | July 10, 1929 | Case | | — | |
| Cited by | 116. Hardy v. Green 277 F.Supp. 958, 961+ , D.Mass. Diversity negligence action arising from an automobile collision which occurred in Massachusetts. Defendants moved to dismiss or quash return of service. The District Court,... | Dec. 12, 1967 | Case | | 5 S.Ct. | |
| Cited by | 117. Mulhern v. Gerold 116 F.Supp. 22, 24 , D.Mass. Action against members of partnership for deceit in the sale of securities. On motion of defendants to dismiss, the District Court, Ford, J., held that Massachusetts statute... | Oct. 15, 1953 | Case | | 5 S.Ct. | |
| Cited by | 118. Kirksey v. Beauchesne 98 F.Supp. 148, 148 , D.Mass. Arnold J. Kirksey sued Armand J. Beauchesne and another for injuries sustained in a motor vehicle collision in Massachusetts, and defendants moved to dismiss. The District Court... | June 08, 1951 | Case | | 4 S.Ct. | |
| Cited by | 119. Sullivan v. Canadian Pac. Ry. Co. 22 F.Supp. 95, 97 , D.Mass. At law. Tort actions for personal injuries and death by Dennis J. Sullivan and others, and by Margaret Sullivan, against the Canadian Pacific Railway Company, wherein defendant... | Feb. 10, 1938 | Case | | — | |
| Cited by | 120. Smyrnios v. Weintraub 3 F.Supp. 439, 440 , D.Mass. At Law. Separate actions by Eleanor Smyrnios, p.p.a., and by George C. Smyrnios, by Donald P. McCarthy, p.p.a., and by Thomas J. McCarthy, Jr., against David Weintraub. On... | May 08, 1933 | Case | | — | |
| Cited by | 121. Worthley v. Rockville Leasecar, Inc. 328 F.Supp. 185, 188 , D.Md. Action arising out of collision of aircraft in Rhode Island. One defendant moved to have case transferred to United States District Court for District of Rhode Island. The... | Mar. 31, 1971 | Case | | — | |
| Cited by | 122. Leszynski v. Russ | 192 F.Supp. 422, 423 , D.Md. Action, removed from the Maryland state court, by a stevedore's employee against an individual shipowner for injuries sustained by the employee while unloading cargo from the ship... | Jan. 31, 1961 | Case | | — |
| Cited by | 123. Holbrook v. Cafiero 18 F.R.D. 218, 219+ , D.Md. Automobile case involving citizens of State of Maryland who brought action in Maryland Federal District Court against defendant who was citizen of State of New York, wherein... | Oct. 25, 1955 | Case | | 4 5 S.Ct. | |

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| Cited by | 124. Cormier v. Fisher 404 F.Supp.2d 357, 366 , D.Me. TORTS - Venue. Personal injury action in Maine arising from car accident in Virginia would be transferred to district court in Virginia. | Dec. 21, 2005 | Case | | 5 S.Ct. |
| Cited by | 125. J. Henrijean and Sons v. M.V. Bulk Enterprise 311 F.Supp. 417, 418 , W.D.Mich. Action against enterprise which had shipped steel from Europe to New Orleans, barge line which transported steel from New Orleans to Chicago and trucker of steel from Chicago to... | Apr. 02, 1970 | Case | | — |
| Cited by | 126. Archambeau v. Emerson 108 F.Supp. 28, 30 , W.D.Mich. Action by nonresident plaintiff against nonresident defendants to recover damages resulting from personal injuries sustained in automobile accident in Michigan. On defendants'... | Oct. 15, 1952 | Case | | 4 S.Ct. |
| Cited by | 127. American Dairy Queen Corporation v. W.B. Mason Co., Inc. 2019 WL 135699, *3 , D.Minn. Defendant, W.B. Mason Co., Inc. ("W.B. Mason") moves to dismiss this action for lack of personal jurisdiction and improper venue or, in the alternative to transfer the case to the... | Jan. 08, 2019 | Case | | 2 S.Ct. |
| Cited by | 128. United Barge Co. v. Logan Charter Service, Inc. 237 F.Supp. 624, 631 , D.Minn. Admiralty action against respondent tug owner to recover damages for losses suffered when barge towed by respondent sank. The District Court, Larson, J., held that the Minnesota... | Aug. 21, 1964 | Case | | 5 S.Ct. |
| Cited by | 129. Williams v. Connolly 227 F.Supp. 539, 550 , D.Minn. Action based on breach of warranty for personal injuries sustained in an explosion in a motel. A nonresident corporate defendant moved to quash service of summons and complaint. ... | Mar. 24, 1964 | Case | | 5 S.Ct. |
| Cited by | 130. Panzram v. O'Donnell 48 F.Supp. 74, 76 , D.Minn. Actions by Herman Panzram and by Pansy Panzram against John O'Donnell for damages sustained in an automobile accident. On defendant's motions for order setting aside service of... | Dec. 23, 1942 | Case | | — |
| Cited by | 131. Sivertsen v. Bancamerica-Blair Corp. 43 F.Supp. 233, 237 , D.Minn. Action by Dr. Ivar Sivertsen against Bancamerica-Blair Corporation, a Delaware corporation, and Bancamerica-Blair Corporation, a New York corporation, to recover the amount paid... | Dec. 21, 1940 | Case | | — |

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| Cited by | 132. Jones v. Paxton 27 F.2d 364, 364 , D.Minn. At Law. Action by Eugene M. Jones against J. V. Paxton. On defendant's motion to set aside service of the summons and complaint. Motion denied. | July 10, 1928 | Case | | 5 S.Ct. |
| Cited by | 133. Bouchillon v. Jordan 40 F.Supp. 354, 355 , S.D.Miss. Action by J. S. Bouchillon against Claude Jordan for injuries sustained in an automobile accident. On defendant's motion to dismiss the complaint. Motion sustained and cause... | Sep. 04, 1941 | Case | | 5 S.Ct. |
| Cited by | 134. Saffeels v. Fruehauf 210 F.Supp. 70, 71 , W.D.Mo. Proceeding on motion to quash issuance of summons and purported service of summons and return in a removed action. The District Court, John W. Oliver, J., held that a defendant... | Nov. 02, 1962 | Case | | — |
| Cited by | 135. Perry v. Edwards 16 F.R.D. 131, 133 , W.D.Mo. Action by Missouri resident against resident of Michigan, arising out of automobile collision in Missouri. Defendant moved for order quashing notice to take his deposition at... | July 30, 1954 | Case | | — |
| Cited by | 136. Garcia v. Frausto 97 F.Supp. 583, 586 , E.D.Mo. Action by Antonio Garcia against Juan Frausto, William E. McBride and others for damages resulting from an automobile collision. On motion by defendant William E. McBride to quash... | May 14, 1951 | Case | | — |
| Cited by | 137. Bucholz v. Hutton 153 F.Supp. 62, 67+ , D.Mont. Civil action arising out of defendant's ownership or operation of a motor vehicle. After removal of action by defendant to federal court by reason of diversity, defendant moved to... | July 08, 1957 | Case | | 5 S.Ct. |
| Cited by | 138. Perdue v. Harrison 2017 WL 4804363, *3 , M.D.N.C. This case comes before the undersigned United States Magistrate Judge for a recommendation on Defendant's Motion to Dismiss (Docket Entry 14) (the "Motion"). For the reasons that... | Oct. 24, 2017 | Case | | — |
| Cited by | 139. Hometown Publishing, LLC v. Kidsville News!, Inc. 2015 WL 13650095, *4 , E.D.N.C. This matter is before the court on defendant's motion to dismiss for failure to state a claim upon which relief can be granted pursuant to Rule 12(b) (6) of the Federal Rules of... | Jan. 05, 2015 | Case | | 2 S.Ct. |
| Cited by | 140. Bowdach v. Frontierland, Inc. 347 F.Supp. 233, 235 , W.D.N.C. Proceeding upon motion of a third-party defendant to dismiss a third-party complaint and summons for insufficiency of service of process and for lack of jurisdiction and for other... | May 13, 1972 | Case | | — |

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| Cited by | 141. Denton v. Ellis 258 F.Supp. 223, 228 , E.D.N.C. Diversity action for injuries, property damage and hospital and medical expenses allegedly resulting from automobile collision was brought against oil company and driver of its... | Sep. 01, 1966 | Case | | 5 S.Ct. |
| Cited by | 142. Langness v. Fernstrom Storage & Van Co. 253 F.Supp. 879, 880 , D.N.D. Action against nonresident for injuries sustained when heavy item of cargo which plaintiff was helping unload from defendants' truck pinned his arm against wall. The District... | Apr. 26, 1966 | Case | | 5 S.Ct. |
| Cited by | 143. Covert v. Hastings Mfg. Co. 44 F.Supp. 773, 775 , D.Neb. Actions by Floyd M. Covert, as administrator of the estate of Doris L. Covert, deceased, by Doris Mary Covert, by Floyd M. Covert, her father and next friend, and by Floyd M.... | Mar. 25, 1942 | Case | | 5 S.Ct. |
| Cited by | 144. Kelly v. Hoegh Autoliners Shipping PTE, Ltd. 2020 WL 3129644, *6 , D.N.J. Before this Court is defendant Hoegh Autoliners Shipping PTE, LTD's ("Hoegh PTE") motion to dismiss for insufficient process, insufficient service of process, and lack of personal... | June 12, 2020 | Case | | — |
| Cited by | 145. Cohen v. Plutschak 40 F.2d 727, 729+ , D.N.J. At Law. Action by David Cohen against Robert Plutschak and J. Phillip Wright, on whose petition the cause was removed to the federal court. On defendant Wright's motion to set... | Mar. 22, 1930 | Case | | 4 S.Ct. |
| Cited by | 146. Sokolow v. Palestine Liberation Organization 2022 WL 2159351, *3+ , S.D.N.Y. INTERNATIONAL LAW — Jurisdiction. Defendants' conduct of notarizing documents and maintaining offices in New York did not constitute meaningful consent to jurisdiction under... | June 15, 2022 | Case | | 2 S.Ct. |
| Cited by | 147. Fuld v. Palestine Liberation Organization 2022 WL 62088, *12 , S.D.N.Y. INTERNATIONAL LAW — Terrorism. PSJVTA provision deeming PLO and Palestinian Authority to have consented to personal jurisdiction in United States did not comport with due process. | Jan. 06, 2022 | Case | | — |
| Cited by | 148. Simon v. Philip Morris Inc. 124 F.Supp.2d 46, 66 , E.D.N.Y. LITIGATION - Class Actions. General liability questions in nationwide class action would be determined under New York law. | Dec. 07, 2000 | Case | | — |

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| Cited by | 149. Simon v. Philip Morris Inc. 2000 WL 1745265, *19 , E.D.N.Y. Pursuant to Rule 23 of the Federal Rules of Civil Procedure in Simon I (99 CV 1988), a class claims: (1) compensatory damages for cancer due to its members smoking, and (2)... | Nov. 16, 2000 | Case | | — |
| Cited by | 150. Blum v. Koch 716 F.Supp. 754, 764+ , S.D.N.Y. Owner of vehicle with out-of-state registration that was seized and sold to satisfy default judgment arising from unpaid parking tickets moved for summary judgment in federal civil... | June 26, 1989 | Case | | 2 5 S.Ct. |
| Cited by | 151. Leab v. Streit 584 F.Supp. 748, 756 , S.D.N.Y. In contract action, defendant moved for order vacating default judgment and dismissing complaint. The District Court, Kram, J., held that: (1) service of summons on defendant's... | Apr. 14, 1984 | Case | | 5 S.Ct. |
| Cited by | 152. Kohler v. Derderian 187 F.Supp. 173, 176+ , S.D.N.Y. Action by New York motorist against nonresident motorist. Defendant filed special appearance and moved that service be quashed. The District Court, Dawson, J., held that where... | Sep. 16, 1960 | Case | | 2 5 S.Ct. |
| Cited by | 153. Rhodes v. Barnett 117 F.Supp. 312, 320 , S.D.N.Y. Three separate actions, one for breach of contract, and two for torts were brought. The defendants in each of the actions made motions to transfer under statutory provision that... | Dec. 15, 1953 | Case | | — |
| Cited by | 154. Ronson Art Metal Works v. Brown & Bigelow 104 F.Supp. 716, 721 , S.D.N.Y. Action by Ronson Art Metal Works, Inc. against Brown & Bigelow, Inc. for a judgment declaring that a patent of defendant was void and not infringed by patent of plaintiff, and for... | Apr. 30, 1952 | Case | | 1 S.Ct. |
| Cited by | 155. Finn v. Schreiber 35 F.Supp. 638, 640+ , W.D.N.Y. Action by George Finn against Samuel Schreiber and Marion Schreiber, a partnership, doing business as the Schreiber Trucking Company, and another, for injuries sustained by... | Nov. 07, 1940 | Case | | 5 S.Ct. |
| Cited by | 156. Projects Unlimited, Inc. v. All Tech Electronics, Inc. 2010 WL 299156, *5+ , S.D. Ohio This case is before the Court on the Magistrate Judge's Supplemental Report and Recommendations recommending that Defendant's Motion to Dismiss for lack of personal jurisdiction be... | Jan. 21, 2010 | Case | | 2 S.Ct. |

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|-----------|---|---------------|------|-------|---|
| Cited by | 157. International Union, United Auto., Aerospace and Agr. Implement Workers of America (UAW) v. Giles 1982 WL 45419, *4+ , N.D.Ohio This is a class action lawsuit brought under 42 U.S.C. §§ 503, 1983 in which the parties have consented to the exercise of jurisdiction by the undersigned United States Magistrate.... | July 02, 1982 | Case | | 5 S.Ct. |
| Cited by | 158. Securities and Exchange Commission v. Briggs 234 F.Supp. 618, 620+ , N.D.Ohio Complaint for injunctive relief charging defendants with violation of registration and antifraud provisions of Securities Act and Securities Exchange Act. The District Court,... | Oct. 19, 1964 | Case | | 5 S.Ct. |
| Cited by | 159. Moon v. Makowski 114 F.Supp. 914, 915+ , S.D.Ohio Action brought in Common Pleas Court of Greene County, Ohio for damages alleged to have been sustained by negligence of defendants through operation of a trailer-tractor. The... | Aug. 14, 1953 | Case | | 4 5 S.Ct. |
| Cited by | 160. Boivin v. Talcott 102 F.Supp. 979, 980 , N.D.Ohio Action by Gaston Boivin, father and next friend of Michelle Boivin, a minor, against E. Burdett Talcott to enforce a default judgment rendered by a Canadian court. The defendant... | Oct. 09, 1951 | Case | | 5 S.Ct. |
| Cited by | 161. Luther Compton & Sons, Inc. v. Community Nat. Life Ins. Co. 307 F.Supp. 93, 96 , N.D.Okla. Action to enforce state judgment against insurer. The District Court, Daugherty, J., held that where insurance broker, on behalf of insurer, an Oklahoma corporation not licensed... | Dec. 11, 1969 | Case | | 5 S.Ct. |
| Cited by | 162. Combs v. Chambers 302 F.Supp. 194, 197 , N.D.Okla. Action in rem on Arkansas foreign judgment against certain Oklahoma property, and which also attacked certain conveyances of land alleging that such were in fraud of plaintiff as... | June 30, 1969 | Case | | 5 S.Ct. |
| Cited by | 163. U.S. v. Clayton 2009 WL 1033664, *18 , W.D.Pa. CRIMINAL JUSTICE - Sex Offenders. Requirement that sex offenders register within three days of traveling in interstate commerce was one way which closely linked such registration... | Apr. 16, 2009 | Case | | — |
| Cited by | 164. Bennett v. Poe 1988 WL 3844, *1 , E.D.Pa. Defendant Charles Poe moves to dismiss the complaint. Poe claims that this court lacks personal jurisdiction over him and that 'service of process on plaintiff [sic] Charles Poe... | Jan. 19, 1988 | Case | | — |

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| Cited by | 165. Knox v. Pcobasco 1986 WL 6310, *1 , E.D.Pa. In this pro se civil complaint, plaintiff asserts that he has the constitutional right to travel the highways on his motorcycle without a driver's licence, vehicle registration or... | June 04, 1986 | Case | | — |
| Cited by | 166. DiCesare-Engler Productions, Inc. v. Mainman Ltd. 81 F.R.D. 703, 708 , W.D.Pa. Promoter, a Pennsylvania corporation, brought action in Pennsylvania state court against concert producer, a foreign corporation, and rock star for damages resulting from... | Mar. 01, 1979 | Case | | — |
| Cited by | 167. Knapp v. Franklin Coach Co. 365 F.Supp. 305, 309+ , W.D.Pa. Action was brought for injuries arising out of automobile accident in Pennsylvania in which it was sought to assert jurisdiction over Ohio corporation motor vehicle repairer under... | Oct. 16, 1973 | Case | | — |
| Cited by | 168. Gearhart v. Pulakos ¶¶ 207 F.Supp. 369, 373 , W.D.Pa. Diversity action wherein the defendants filed a motion to quash the service of process. The United States District Court for the Western District of Pennsylvania, Willson, J.,... | May 29, 1962 | Case | | — |
| Cited by | 169. Summers v. Skibs A/S Myken 184 F.Supp. 745, 746+ , E.D.Pa. Action against shipowner for injuries sustained on ship board. Defendant moved to set aside purported service. The District Court, Lord, J., held that Pennsylvania Nonresident... | June 10, 1960 | Case | | 5 S.Ct. |
| Cited by | 170. Dennis v. Galvanek 171 F.Supp. 115, 117 , M.D.Pa. Proceedings on motions to dismiss. The District Court, Follmer, J., held that notwithstanding fact that action was predicated upon motor vehicle accident alleged to have occurred... | Mar. 12, 1959 | Case | | — |
| Cited by | 171. Jenkins v. Dell Pub. Co. 132 F.Supp. 556, 557 , W.D.Pa. Action for invasion of privacy against foreign publishing corporation which had published plaintiffs' pictures in magazines sold and distributed in local area. On defendant's... | June 08, 1955 | Case | | — |
| Cited by | 172. Pasternack v. Dalo 17 F.R.D. 420, 423 , W.D.Pa. Automobile negligence action. Third-party defendants moved to dismiss action brought against them by third-party plaintiffs and to dismiss plaintiffs' amended complaint, which... | May 13, 1955 | Case | | 4 5 S.Ct. |
| Cited by | 173. Barnhart v. John B. Rogers Producing Co. 9 F.R.D. 590, 592 , W.D.Pa. Action by Uriah M. Barnhart, Jr., a minor, by Uriah M. Barnhart and Catherine Barnhart, his guardians, and Uriah M. Barnhart and Catherine Barnhart in their own right against John... | Jan. 06, 1950 | Case | | — |

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| Cited by | 174. Carr v. Tennis ¶ 4 F.Supp. 142, 143+ , M.D.Pa. Action by Andrew Carr against William B. Tennis, trading as the Tennis Transfer Company. On rule to show cause why the service of process should not be set aside. Rule... | July 17, 1933 | Case | | — |
| Cited by | 175. Gardner v. Q. H. S., Inc. 304 F.Supp. 1247, 1250 , D.S.C. Products liability action by apartment house owners against New York corporation which manufactured plastic hair curlers which allegedly caught fire and damaged the apartment... | Oct. 13, 1969 | Case | | — |
| Cited by | 176. Wagenberg v. Charleston Wood Products ¶ 122 F.Supp. 745, 747 , E.D.S.C. Stockholder's derivative suit. On motion of a nonresident director of domestic corporation for an order quashing service of summons and complaint upon him, the District Court,... | Aug. 13, 1954 | Case | | 4 S.Ct. |
| Cited by | 177. Krueger v. Hider 48 F.Supp. 708, 709 , E.D.S.C. Action by Everett Heath Krueger against Abe Hider to recover damages sustained by reason of an automobile collision. On defendant's motion to dismiss for lack of jurisdiction.... | Feb. 02, 1943 | Case | | — |
| Cited by | 178. Hensley v. Green ¶ 36 F.Supp. 671, 674 , W.D.S.C. Action by W. H. Hensley against W. S. Green and another for breach of contract and for other relief. The named defendant filed motion to quash the service and plaintiff filed... | Dec. 30, 1940 | Case | | 4 S.Ct. |
| Cited by | 179. Yox v. Durgan 298 F.Supp. 1365, 1366 , E.D.Tenn. Diversity action for injuries and property damage allegedly resulting from motor vehicle accident involving parties on highways of Tennessee, wherein it was alleged that plaintiffs... | May 09, 1969 | Case | | 4 5 S.Ct. |
| Cited by | 180. Hamilton Nat. Bank of Chattanooga v. Russell 261 F.Supp. 145, 147 , E.D.Tenn. Action by bank against makers of note and pledgors of stock certificates as collateral for loan. On motions of defendants to quash or set aside service of process and to dismiss... | Aug. 08, 1966 | Case | | — |
| Cited by | 181. Goldberg v. Dean 200 F.Supp. 161, 163 , W.D.Tenn. Action under the Fair Labor Standards Act. On the plaintiff's motion for default judgment, the District Court, Brown, J., held that service of process upon Missouri resident who... | Dec. 07, 1961 | Case | | 5 S.Ct. |

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| Cited by | 182. Waters v. Plyborn 93 F.Supp. 651, 652 , E.D.Tenn. Dale B. Waters and Linda Waters brought actions against Roy Plyborn and H. W. Blankenship to recover for damages resulting from collision of automobiles. The defendants moved for... | Nov. 01, 1950 | Case | | — |
| Cited by | 183. Mylonakis v. M/T GEORGIOS M. 909 F.Supp.2d 691, 709 , S.D.Tex. MARITIME LAW - Jurisdiction. Exercise of personal jurisdiction over foreign vessel owner would not offend traditional notions of fair play and substantial justice. | Dec. 04, 2012 | Case | | — |
| Cited by | 184. Marinor Associates, Inc. v. MV PANAMA EXPRESS 2009 WL 4722238, *3 , S.D.Tex. MARITIME LAW - Jurisdiction. A vessel's manager was subject to personal jurisdiction in Texas for the purposes of a cargo manufacturer's claims. | Dec. 09, 2009 | Case | | — |
| Cited by | 185. Falcoal, Inc. v. Turkiye Komur Isletmeleri Kurumu 660 F.Supp. 1536, 1542 , S.D.Tex. Texas coal company brought action against Turkish governmental entity, alleging breach of contract for purchase of coal, conversion, fraud, and injury to business reputation. ... | May 27, 1987 | Case | | 2 S.Ct. |
| Cited by | 186. Cox v. Crow 336 F.Supp. 761, 763 , N.D.Tex. Diversity action against executrix of nonresident motorist for wrongful death of plaintiff's husband in collision with automobile driven by the nonresident motorist. The District... | Jan. 25, 1972 | Case | | — |
| Cited by | 187. Sioux City & New Orleans Barge Lines, Inc. v. Upper Mississippi Towing Corp. 221 F.Supp. 737, 739 , S.D.Tex. Admiralty action arising out of collision, wherein respondent and cross-libellant moved for transfer of cause of action of Eastern District of Louisiana. The District Court, Noel,... | Sep. 11, 1963 | Case | | — |
| Cited by | 188. Insurance Co. of North America v. Lone Star Package Car Co. 107 F.Supp. 645, 658 , S.D.Tex. Action by an insurance company for damages to its subrogor's machinery during transportation arranged by defendant corporation, which impleaded two railroad companies as third... | Aug. 28, 1952 | Case | | — |
| Cited by | 189. Andrews v. Joseph Cohen & Sons 45 F.Supp. 732, 733 , S.D.Tex. Action by Mrs. Ellen Andrews and husband against Joseph Cohen & Sons, Incorporated, and another for damages arising out of an automobile accident in which the named plaintiff was... | Dec. 17, 1941 | Case | | — |

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| Cited by | 190. Morrow v. Asher  55 F.2d 365, 366+ , N.D.Tex. At Law. Action by C. C. Morrow against Alfred Asher. On defendant's motion to quash the service of process. Motion sustained. | Jan. 09, 1932 | Case |  | 4 S.Ct. |
| Cited by | 191. Navis v. Henry 456 F.Supp. 99, 100 , E.D.Va. Residents and citizens of Virginia sued resident and citizen of New Jersey for injuries suffered in Virginia allegedly as result of defendant's negligence. The defendant moved to... | June 08, 1978 | Case |  | — |
| Cited by | 192. Alabama Great Southern R. Co. v. Allied Chemical Co. 312 F.Supp. 3, 7 , E.D.Va. Action by railroad companies against, inter alia, car leasing companies for damage sustained as result of derailment in Mississippi. Defendants moved to transfer case to... | Apr. 15, 1970 | Case |  | — |
| Cited by | 193. Snow v. Clark 263 F.Supp. 66, 68 , W.D.Va. Tort action for personal injuries sustained by plaintiff when working in a house owned by nonresident defendant. Defendant moved to dismiss, and additional defendants in... | Jan. 20, 1967 | Case |  | 5 S.Ct. |
| Cited by |  194. St. Clair v. Righter 250 F.Supp. 148, 152 , W.D.Va. Libel action wherein nonresident defendants moved to dismiss for lack of jurisdiction. The District Court, Dalton, Chief Judge, held that the federal district court in Virginia... | Jan. 19, 1966 | Case |  | — |
| Cited by |  195. Jackson v. National Linen Service Corp. 248 F.Supp. 962, 965 , W.D.Va. Citizen of Virginia sought recovery for injuries sustained when solvent produced by Illinois manufacturer exploded while plaintiff was using it to unstop a sink trap. Illinois... | Dec. 28, 1965 | Case |  | 2 S.Ct. |
| Cited by |  196. Etzler v. Dille & McGuire Mfg. Co. 249 F.Supp. 1, 4 , W.D.Va. Action in warranty by Virginia citizen against nonresident corporation for injuries sustained while plaintiff was operating riding rotary lawn mower manufactured by defendant. The... | Nov. 19, 1965 | Case |  | 2 S.Ct. |
| Cited by | 197. Walton v. Stephens 119 F.Supp. 1, 4 , W.D.Va. Action for injuries to plaintiff, an employee of a filling station into which defendant's truck was driven for purpose of having tires inflated, which occurred when rim of tire... | Mar. 01, 1954 | Case |  | — |

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| Cited by | 198. Powell v. Knight 74 F.Supp. 191, 195 , E.D.Va. Action by Linwood E. Powell against Norma Sue Knight and another, for damages caused by negligent operation of an automobile. On motions to dismiss and abate. Motion of named... | Aug. 15, 1947 | Case | | — |
| Cited by | 199. McKennis v. Collingwood 55 F.R.D. 156, 158 , D.Vt. Complaint founded in negligence. Defendant made motion to dismiss complaint. The District Court, Holden, Chief Judge, held that where plaintiff resided in Vermont and defendant... | Apr. 13, 1972 | Case | | — |
| Cited by | 200. Proulx v. Goulet 315 F.Supp. 622, 624 , D.Vt. Actions arising out of automobile accident. The District Court, Oakes, J., held that where, pursuant to Vermont statute, plaintiffs filed complaint against defendant motorist, a... | July 30, 1970 | Case | | 4 S.Ct. |
| Cited by | 201. Jacobson v. Schuman 105 F.Supp. 483, 485+ , D.Vt. Action by Claire Jacobson against Paul Schuman for personal injuries arising out of automobile collision which occurred in Vermont. The District Court, Gibson, J., held that the... | June 10, 1952 | Case | | — |
| Cited by | 202. Rojas v. Johnson 305 F.Supp.3d 1176, 1184 , W.D.Wash. IMMIGRATION — Asylum. Failure to notify asylum seekers of one-year asylum application deadline violated Due Process Clause. | Mar. 29, 2018 | Case | | — |
| Cited by | 203. Boss v. Irvine 28 F.Supp. 983, 984 , W.D.Wash. Action by L. E. Boss against W. George Irvine for personal injuries suffered by plaintiff in automobile accident. On plaintiff's motion to remand the case to the state court.... | Aug. 31, 1939 | Case | | 5 S.Ct. |
| Cited by | 204. Gross v. Taylor 2006 WL 8435510, *3 , D.Wyo. The above-captioned matter comes before the Court on Defendants pre-answer Motion to Dismiss for Insufficiency of Service of Process. Plaintiff Matthew Gross has resisted all... | Apr. 26, 2006 | Case | | — |
| Cited by | 205. Leff v. Berger 383 F.Supp. 441, 442 , D.Wyo. Action to recover amounts allegedly due on a lease. On motion of defendant to dismiss, the District Court, Kerr, J., held that though defendant was a citizen of Illinois, having... | Oct. 29, 1974 | Case | | — |
| Cited by | 206. Boeing Air Transport v. Edelman 51 F.2d 130, 134+ , D.Wyo. In Equity. Suit by Boeing Air Transport, Inc., against William H. Edelman, State Treasurer, and others. Decree of dismissal. | June 27, 1931 | Case | | 4 S.Ct. |

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| Cited by | 207. U.S. v. Echevarri 65 F.R.D. 21, 23, D.Puerto Rico Defendants filed motion to dismiss, to quash return of service of summons or to require more definite statement. The District Court, Toledo, Chief Judge, held that service of... | July 09, 1974 | Case | | 5 S.Ct. |
| Cited by | 208. Caribbean Sales, Associates, Inc. v. Hayes Industries, Inc. 273 F.Supp. 598, 601, D.Puerto Rico Action by Puerto Rican distributor against Michigan corporation. On defendant's motion for dismissal on grounds of lack of jurisdiction, the District Court, Cancio, J., held that... | Aug. 17, 1967 | Case | | — |
| Cited by | 209. Mardenborough v. Government of Virgin Islands, Department of Education v. Fluor Corp 235 F.Supp. 468, 475, D.Virgin Islands Action for injuries resulting from alleged negligent construction of a sloping floor of school auditorium, wherein the defendants filed a third-party complaint, and the third-party... | Nov. 06, 1964 | Case | | 5 S.Ct. |
| Cited by | 210. In re Savoie 2014 WL 2566070, *3, Bkrtcy.E.D.La. On October 22, 2013, a Motion to Extend the Deadline to Object to Debtor's Discharge or to Challenge the Dischargeability of Certain Debts was filed on behalf of creditor, Danny... | May 28, 2014 | Case | | — |
| Cited by | 211. Okechuku v. Reckling 2007 WL 1231725, *4, Bkrtcy.D.N.J. Dear Counsel: On or about May 26, 2006, Jeffrey Reckling (hereinafter "Defendant") filed a motion to reopen the instant adversary proceeding as well as vacate the entries of... | Jan. 17, 2007 | Case | | — |
| Cited by | 212. In re Endeavour Highrise, L.P. 432 B.R. 583, 668, Bkrtcy.S.D.Tex. BANKRUPTCY - Evidence. Chapter 11 trustee was deemed to have personal knowledge of debtor's books and records. | July 13, 2010 | Case | | 5 S.Ct. |
| Cited by | 213. Mann v. U.S. 53 Fed.Cl. 562, 569+, Fed.Cl. GOVERNMENT - United States. Leaseholder received proper notice of expiration of geothermal lease. | Sep. 03, 2002 | Case | | 5 S.Ct. |
| Cited by | 214. U. S. v. Bennett 12 M.J. 463, 468, CMA Accused was tried by general court-martial for conspiracy to commit larceny, larceny, and burglary. Appeal was taken. The Court of Military Appeals, Cook, J., held that: (1)... | Apr. 19, 1982 | Case | | 2 S.Ct. |
| Cited by | 215. U.S. v. Jordan 1962 WL 4558, *1, ABR Sentence adjudged 18 May 1962. Approved sentence: Dishonorable discharge, total forfeitures, confinement at hard labor for one year, and reduction to the grade of E-1. | Sep. 28, 1962 | Case | | 4 S.Ct. |






| Treatment | Title | Date | Type | Depth | Headnote(s) |
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| Cited by |  216. New York Times Co. v. Sullivan 144 So.2d 25, 31 , Ala. Suit for libel against nonresident, corporate, newspaper publisher and others. The Circuit Court, Montgomery County, Walter B. Jones, J., entered a judgment for the plaintiff and... | Aug. 30, 1962 | Case |  | 4 S.Ct. |
| Cited by | 217. Ex parte Milner 35 So.2d 169, 171 , Ala. Original petition of Nora Milner and Cleo Hayes for mandamus to require Whit Windham, as Judge of the Circuit Court, Tenth Judicial Circuit, County of Jefferson, to set aside an... | Mar. 25, 1948 | Case |  | 5 S.Ct. |
| Cited by | 218. Stevens v. State 893 S.W.2d 773, 774 , Ark. Defendant was convicted in the Municipal Court, Washington County, of speeding, operating a motor vehicle with suspended driver's license, and operating motor vehicle without proof... | Feb. 27, 1995 | Case |  | — |
| Cited by | 219. Satterlee v. State 711 S.W.2d 827, 828 , Ark. Defendant was convicted in Municipal Court of driving motor vehicle on public highway without driver's license, and he appealed. The Circuit Court, IZard County, Stephen Choate,... | July 07, 1986 | Case |  | — |
| Cited by | 220. Cypress Creek Farms v. L'Anguille Imp. Dist. No. 1 626 S.W.2d 357, 360 , Ark. Landowner filed motion to set aside order forming improvement district on ground that notice by publication permitted by statute was unconstitutional as violation of his right to... | Jan. 11, 1982 | Case |  | 5 S.Ct. |
| Cited by |  221. Ravn v. McCalley 228 S.W.2d 61, 64 , Ark. Action by Dorothy G. Ravn and others against E. W. McCalley, Sr., on a California judgment. From a judgment of the Circuit Court, Cleburne County, Garner Fraser, J., in favor of... | Mar. 27, 1950 | Case |  | 5 S.Ct. |
| Cited by | 222. Kerr v. Greenstein 212 S.W.2d 1, 3+ , Ark. Appeal from Circuit Court, Second Division, Pulaski County; Lawrence C. Auten, Judge. Death action by W. D. Kerr, administrator, against Emanuel Greenstein. From the judgment, the... | May 03, 1948 | Case |  | 4 5 S.Ct. |
| Cited by | 223. Oviatt v. Garretson 171 S.W.2d 287, 290+ , Ark. Appeal from Circuit Court, Clark County; Dexter Bush, Judge. Five separate actions by George Garretson, Paul Ruffing, Mrs. Elsie Ruffing, George Garretson, administrator of the... | May 03, 1943 | Case |  | 5 S.Ct. |

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| Cited by |  224. Kelso v. Bush 89 S.W.2d 594, 595 , Ark. Original proceeding in prohibition by Mrs. R. M. Kelso against Dexter Bush, Circuit Judge, to restrain proceedings in an action pending in Circuit Court. Writ of prohibition... | Dec. 23, 1935 | Case |  | 5 S.Ct. |
| Cited by | 225. Jessep v. State 1996 WL 242858, *2 , Ark.App. Appellant Albert Jessep was found guilty of violating two provisions of the Code of Federal Regulations: failing to make his "driver's log book" available for inspection while on... | May 08, 1996 | Case |  | — |
| Cited by |  226. Hall v. University of Nevada 105 Cal.Rptr. 355, 357 , Cal. The Superior Court, City and County of San Francisco, Robert W. Merrill, J., entered order quashing service of summons and complaint, and plaintiffs appealed. The Supreme Court,... | Dec. 21, 1972 | Case |  | — |
| Cited by | 227. Solot v. Linch 292 P.2d 887, 889 , Cal. Personal injury action. The Superior Court, Los Angeles County, James G. Whyte, J., entered an order setting aside a default, and plaintiffs appealed. The Supreme Court, Spence,... | Feb. 03, 1956 | Case |  | — |
| Cited by | 228. Doe v. Damron 285 Cal.Rptr.3d 634, 640+ , Cal.App. 1 Dist. TORTS — Jurisdiction. Exercise of personal jurisdiction over non-resident husband was reasonable under due process clause in action brought by wife for alleged assault. | Oct. 20, 2021 | Case |  | — |
| Cited by | 229. Blackhawk Corp. v. Ewing 156 Cal.Rptr. 581, 583 , Cal.App. 1 Dist. Organization consisting of those opposed to planned community development sought writ of mandate requiring board of supervisors to act on petition that would have required them... | June 29, 1979 | Case |  | — |
| Cited by |  230. National Life of Florida Corp. v. Superior Court 98 Cal.Rptr. 435, 438 , Cal.App. 4 Dist. Proceeding for writ of mandate against Superior Court, County of Orange, to quash service of summons made upon petitioners, or show cause why it had not done so. The Court of... | Nov. 16, 1971 | Case |  | — |
| Cited by |  231. Florence Nightingale School of Nursing, Inc. v. Superior Court for Los Angeles County 335 P.2d 240, 245 , Cal.App. 2 Dist. Proceeding in mandamus to compel Superior Court of County of Los Angeles to enter order quashing service of summons upon foreign corporation operating correspondence nursing... | Feb. 17, 1959 | Case |  | — |

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| Cited by |  232. Solot v. Linch 284 P.2d 941, 945 , Cal.App. 2 Dist. Action to recover for injuries received by plaintiffs in accident with nonresident defendant's automobile driven by another. The Superior Court, Los Angeles County, James G. Whyte,... | June 22, 1955 | Case |  | — |
| Cited by |  233. Briggs v. Superior Court of Alameda County ¶¶ 183 P.2d 758, 762 , Cal.App. 1 Dist. Appeal from Superior Court, Alameda County; Frank M. Ogden, Judge. Prohibition proceedings by Lyda Richards Briggs and another against the Superior Court of the County of Alameda,... | Aug. 15, 1947 | Case |  | 4 S.Ct. |
| Cited by | 234. Berger v. Superior Court in and for Yuba County 179 P.2d 600, 601 , Cal.App. 3 Dist. Prohibition proceeding by Marcus Berger, commissioner, against the Superior Court of the State of California, in and for the County of Yuba, to restrain the respondent from any... | Apr. 30, 1947 | Case |  | 5 S.Ct. |
| Cited by | 235. Clemens v. District Court of City and County of Denver ¶¶ 390 P.2d 83, 85+ , Colo. Original proceeding presenting question of whether service of process in conformity with statute relating to nonresident drivers and owners vested court with jurisdiction over... | Feb. 17, 1964 | Case |  | 2 5 S.Ct. |
| Cited by | 236. Barbieri v. Pandiscio 163 A. 469, 470 , Conn. Appeal from Superior Court, New Haven County; Alfred C. Baldwin, Judge. Action by Rose Barbieri against Anthony Pandiscio and others, to recover damages for personal injuries... | Dec. 27, 1932 | Case |  | — |
| Cited by |  237. Hartley v. Vitiello 154 A. 255, 256+ , Conn. Appeal from Court of Common Pleas, Fairfield County; Frederick W. Huxford and Samuel C. Shaw, Judges. Action for personal injuries and for damage to an automobile alleged to have... | Apr. 06, 1931 | Case |  | 4 S.Ct. |
| Cited by | 238. Rick v. Montes 2022 WL 1063212, *6 , Conn.Super. The defendant, Paint Box has filed a motion to dismiss arguing that the court does not have personal jurisdiction over the defendant. The plaintiff filed this action against Rick... | Feb. 23, 2022 | Case |  | — |
| Cited by | 239. Coppedge v. Travis 2015 WL 5894261, *4+ , Conn.Super. The plaintiff, Camilla Coppedge, brought this action pursuant to General Statutes § 22–357 to recover damages for injuries she allegedly sustained when she was injured by a dog... | Sep. 11, 2015 | Case |  | — |

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| Cited by | 240. Larrivee v. McGann 227 A.2d 809, 812 , Conn.Super. Action for damages arising out of automobile accident in which the defendant motorist entered a plea in abatement. The Superior Court, Meyers, J., held that substituted service of... | Feb. 28, 1967 | Case | | 5 S.Ct. |
| Cited by | 241. Reiner v. Arthur Murray, Inc. 217 A.2d 227, 229 , Conn.Super. Action by trustee in bankruptcy against foreign corporation and nonresident licensor of bankrupt licensees' dancing studio. On defendants' pleas in abatement, the Superior Court,... | Feb. 04, 1966 | Case | | 5 S.Ct. |
| Cited by | 242. Tyler v. Barry 18 Conn.Supp. 290, 292 , Conn.Super. The statute providing for service upon a nonresident in an action for negligent operation of a motor vehicle by service upon the commissioner of motor vehicles is in derogation of... | Apr. 25, 1953 | Case | | — |
| Cited by | 243. In re Spitzer 845 A.2d 1137, 1141 , D.C. LEGAL SERVICES - Discipline. Non-identical reciprocal discipline was warranted. | Mar. 25, 2004 | Case | | 4 S.Ct. |
| Cited by | 244. Liberty Mut. Ins. Co. v. Burgess 308 A.2d 775, 777 , D.C. Appeals by plaintiffs from orders of the Superior Court, Leonard Braman, J., quashing service and vacating default judgments entered against nonresident motorist defendants for... | Aug. 03, 1973 | Case | | 5 S.Ct. |
| Cited by | 245. Pyles v. Knight 282 A.2d 554, 555 , D.C. Proceeding on motion by father to dismiss habeas corpus proceeding instituted by mother to compel father to produce minor child for custody determination. The district of Columbia... | Oct. 20, 1971 | Case | | 5 S.Ct. |
| Cited by | 246. Waltemeyer v. Stogner 87 A.2d 175, 176 , D.C.Mun.App. Action by Herman Stogner against C. Waltemeyer on a North Carolina judgment for personal injuries sustained in automobile collision. The Municipal Court for the District of... | Mar. 17, 1952 | Case | | — |
| Cited by | 247. Kent County, State of Md. v. Shepherd 713 A.2d 290, 300 , Del.Supr. Delaware motorists who were injured in Delaware in automobile accident involving Maryland county deputy sheriff brought negligence action against deputy sheriff, Maryland county,... | July 16, 1998 | Case | | 4 S.Ct. |
| Cited by | 248. Beck v. Lund's Fisheries, Inc. 164 A.2d 583, 586 , Del.Supr. Action for personal injuries and property damage resulting from a multiple automobile collision on state highways. The Superior Court, New Castle County, prior to entry of a final... | Oct. 14, 1960 | Case | | 5 S.Ct. |


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| Cited by | 249. Castelline v. Goldfine Truck Rental Service 112 A.2d 840, 841+ , Del.Supr. Action against nonresidents for injuries sustained in collision involving defendants' motor vehicle. The Superior Court of New Castle County, 107 A.2d 915, rendered judgment... | Mar. 25, 1955 | Case | | 4 S.Ct. | |
| Cited by | 250. Tabas v. Crosby 444 A.2d 250, 253 , Del.Ch. Plaintiffs brought stockholders derivative action and after service of process on individual defendants was accomplished by reliance on corporate director's implied consent to... | Mar. 09, 1982 | Case | | 5 S.Ct. | |
| Cited by | 251. Webb Packing Co. v. Harmon 196 A. 158, 161 , Del.Super. Action by the Webb Packing Company, a corporation, against Fred T. Harmon and another, to recover damages sustained in automobile collision, wherein plaintiff obtained judgment for... | Dec. 22, 1937 | Case | | 2 S.Ct. | |
| Cited by | 252. Derrickson v. Bennett 160 A. 907, 909 , Del.Super. Separate actions by William E. Derrickson, and by Pearl F. Derrickson, against Charles S. Bennett. On defendant's motions to quash sheriff's returns on writs of summons. Motions... | May 27, 1932 | Case | | 5 S.Ct. | |
| Cited by | 253. Ford Motor Co. v. Atwood Vacuum Mach. Co. 392 So.2d 1305, 1309 , Fla. Automobile manufacturer brought third-party action against nonresident door hinge manufacturer, after owner of station wagon sued the automobile manufacturer for injuries caused by... | Jan. 08, 1981 | Case | | — | |
| Cited by | 254. Edmundson v. Hamilton 148 So.2d 262, 265+ , Fla. Action under Jones Act against tug owner for death of employee from drowning on theory that tug owner was negligent in failing to provide a reasonably safe means of boarding and... | Dec. 19, 1962 | Case | | 4 5 S.Ct. | |
| Cited by | 255. State ex rel. Weber v. Register 67 So.2d 619, 621+ , Fla. Original petition in prohibition alleging that the Circuit Court in and for Polk County lacked jurisdiction of relators' persons and therefore lacked jurisdiction to proceed in a... | Oct. 13, 1953 | Case | | 4 S.Ct. | |
| Cited by | 256. State ex rel. Cochran v. Lewis | 159 So. 792, 795+ , Fla. Original application by State of Florida, on the relation of S. C. Cochran, for a writ of mandamus to be directed to Miles W. Lewis, as Judge of the Circuit Court in and for Duval... | Feb. 28, 1935 | Case | | 4 S.Ct. |

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| Cited by |  257. Stevenson v. Brosdal 813 So.2d 1046, 1048 , Fla.App. 4 Dist. LITIGATION - Jurisdiction. Consent to use of his car in Florida was enough for long-arm jurisdiction over a non-resident owner. | Apr. 17, 2002 | Case |  | 2 S.Ct. |
| Cited by | 258. Wiggins v. Dojcsan 411 So.2d 894, 896 , Fla.App. 2 Dist. Appeal was taken from an order of the Circuit Court, Collier County, Thomas T. Trettis, J., denying motion to quash service of process and to strike lis pendens. The District... | Feb. 12, 1982 | Case |  | 5 S.Ct. |
| Cited by | 259. Godfrey v. Neumann 366 So.2d 1189, 1190 , Fla.App. 4 Dist. This is an appeal from an order of the trial court denying the defendants' motion to quash service of process. In denying the motion to quash the trial court initially and... | Dec. 27, 1978 | Case |  | — |
| Cited by | 260. Hirsch v. Shepherd Lumber Corp. 20 S.E.2d 575, 576 , Ga. Certified Questions from Court of Appeals. Suit between M. A. Hirsch and Shepherd Lumber Corporation wherein the Court of Appeals certified certain questions for answer. Questions... | May 28, 1942 | Case |  | — |
| Cited by | 261. Cheek v. Norton 126 S.E.2d 816, 817 , Ga.App. Action under nonresident motorist statute. The Superior Court, Chatham County, Dunbar Harrison, J., overruled defendant's motion to dismiss for lack of service, and defendant... | July 10, 1962 | Case |  | 4 S.Ct. |
| Cited by |  262. Evans v. Brooks 91 S.E.2d 799, 801 , Ga.App. Automobile collision case. The Superior Court, Fulton County, Ralph H. Pharr, J., disallowed an amendment, sustained a demurrer, and dismissed the petition, and the plaintiff... | Jan. 25, 1956 | Case |  | 5 S.Ct. |
| Cited by | 263. Schwilling v. Horne 669 P.2d 183, 186 , Idaho Buyer of aircraft sought to enforce foreign judgment against seller who had attempted to repossess aircraft in the foreign jurisdiction. The Fourth Judicial District Court,... | June 02, 1983 | Case |  | 2 S.Ct. |
| Cited by |  264. Ogdon v. Gianakos 114 N.E.2d 686, 690 , Ill. Suit involving automobile collision resulting in death of plaintiffs' intestate. The Circuit Court, Champaign County, granted defendant's motion for judgment notwithstanding... | Sep. 24, 1953 | Case |  | 4 S.Ct. |

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| Cited by |  265. Brauer Machine & Supply Co., for Use of Bituminous Cas. Corp. v. Parkhill Truck Co. 50 N.E.2d 836, 843 , Ill. Action under the Workmen's Compensation Act by the Brauer Machine & Supply Company, for the use of the Bituminous Casualty Corporation, plaintiff's insurance carrier, against the... | Sep. 21, 1943 | Case |  | — |
| Cited by | 266. Jones v. Pebler  20 N.E.2d 592, 594 , Ill. Action by Ethyle Jones and others against Edwin G. Pebler and the J. H. Cownie Company and others for injuries received in an automobile collision. From a judgment of the Appellate... | Apr. 14, 1939 | Case |  | 4 S.Ct. |
| Cited by |  267. Hatcher v. Anders 453 N.E.2d 74, 76 , Ill.App. 2 Dist. Plaintiffs appealed from an order of the Circuit Court, Kendall County, Patrick Dixon, J., which vacated a default judgment against defendant and defendant cross-appealed from that... | Aug. 19, 1983 | Case |  | 4 S.Ct. |
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| Cited by | 269. Bania v. Royal Lahaina Hotel 347 N.E.2d 106, 107 , Ill.App. 1 Dist. Hotel guest brought negligence action against nonresident hotel for personal injuries. The Circuit Court, Cook County, Robert A. Meier, III, J., quashed service of summons and... | Nov. 26, 1975 | Case |  | — |
| Cited by | 270. Kress v. O'Hara 302 N.E.2d 123, 125 , Ill.App. 1 Dist. After judgment had been entered against defendant in personal injury action, plaintiff filed garnishment action against defendant's insurer. The Circuit Court of Cook County,... | July 17, 1973 | Case |  | 4 S.Ct. |
| Cited by |  271. In re McCormick's Estate 260 Ill.App. 36, 62 , Ill.App. 1 Dist. On October 6, 1928, Katharine Dexter McCormick, the wife of Stanley McCormick, filed in the probate court of Cook county, a petition for the appointment of a conservator of the... | Jan. 28, 1931 | Case |  | — |
| Cited by | 272. General Finance Corp. v. Skinner 426 N.E.2d 77, 81 , Ind.App. 1 Dist. In action against finance corporation for recovery of benefits under credit disability insurance on loan balance, the Superior Court, Vigo County, Charles K. McCrory, J., awarded... | Sep. 29, 1981 | Case |  | 5 S.Ct. |

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| Cited by |  273. Neill v. Ridner 286 N.E.2d 427, 430 , Ind.App. 1 Dist. Bastardy case. The Circuit Court, Monroe County, William T. Sharp, Special Judge, entered judgment and putative father appealed. The Court of Appeals, Robertson, P.J., held that... | Aug. 23, 1972 | Case |  | — |
| Cited by |  274. Eagle Leasing v. Amandus 476 N.W.2d 35, 37+ , Iowa Foreign judgment creditor filed West Virginia judgment against Iowa resident in Iowa court. Iowa judgment debtor petitioned to set judgment aside. The District Court, Warren... | Sep. 18, 1991 | Case |  | — |
| Cited by | 275. Goodman v. Henry L. Doherty & Co. 255 N.W. 667, 669+ , Iowa Appeal from District Court, Polk County; A. A. Herrick, Judge. This action was brought by Goodman against the defendant, Henry L. Doherty & Company, for damages. The action is... | June 23, 1934 | Case |  | — |
| Cited by | 276. Pinkerton v. Schwiethale 493 P.2d 200, 203+ , Kan. Action arising from automobile accident. The Court of Common Pleas rendered judgment adverse to plaintiff and he appealed. The Sedgwick District Court, John A. Potucek, Assigned... | Jan. 22, 1972 | Case |  | 4 S.Ct. |
| Cited by | 277. Jones v. Garrett 386 P.2d 194, 200 , Kan. Action against a former resident of the state for injuries received in an automobile collision which occurred within the state at a time when the defendant was still a resident. ... | Nov. 02, 1963 | Case |  | 4 S.Ct. |
| Cited by |  278. Kelley v. Koetting 190 P.2d 361, 365+ , Kan. Appeal from District Court, Rawlins County; Robert W. Hemphill, Judge. Action by Laurel D. Kelley against Leo Koetting for damages arising out of operation of a motor vehicle. ... | Mar. 06, 1948 | Case |  | 5 S.Ct. |
| Cited by | 279. National Bank of Topeka v. Mitchell 118 P.2d 519, 522 , Kan. Appeal from District Court, Shawnee County, Division No. 2; Paul H. Heinz, Judge. Action for damages by the National Bank of Topeka, a corporation, and others against J. N.... | Nov. 08, 1941 | Case |  | 5 S.Ct. |
| Cited by | 280. Fann v. McGuffey 534 S.W.2d 770, 777 , Ky. Action was brought challenging validity of no-fault automobile insurance law. The Franklin Circuit Court, Henry Meigs, J., held it valid and constitutional in all respects, and... | June 27, 1975 | Case |  | 4 S.Ct. |
| Cited by | 281. Williams v. Carter Bros. Co. 390 S.W.2d 873, 874 , Ky. Plaintiffs sued nonresident personal representative for damages arising out of automobile-truck accident. The Circuit Court, Laurel County, Sampson B. Knuckles, J., found for... | Feb. 26, 1965 | Case |  | 5 S.Ct. |


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| Cited by | 282. Schaaf v. Brown 200 S.W.2d 909, 911+ , Ky. Appeal from Circuit Court, Jefferson, County, Common Pleas Branch, Second Division; B. H. Farnsley, Judge. Action by Ella Schaaf against James J. Brown on a foreign judgment for... | Feb. 07, 1947 | Case | | 5 S.Ct. |
| Cited by | 283. Hirsch v. Warren 68 S.W.2d 767, 768 , Ky. Appeal from Circuit Court, Grant County. Suits by A. F. Warren, Mrs. Callie Warren, and N. M. Jones against Mrs. Ruah Hirsch. From judgments for plaintiffs, defendant appeals.... | Feb. 20, 1934 | Case | | 4 S.Ct. |
| Cited by | 284. Probus v. Sirles 569 S.W.2d 707, 710 , Ky.App. Uninsured owner of automobile, which was involved in accident, and owner's uninsured wife, who was a passenger in automobile, brought action to recover damages for personal... | Aug. 04, 1978 | Case | | 4 S.Ct. |
| Cited by | 285. Jones v. Davis 233 So.2d 310, 318 , La.App. 2 Cir. Action in tort wherein plaintiff sought to recover damages for an alleged libelous and slanderous assault upon his personal character and reputation for honesty and integrity. The... | Mar. 03, 1970 | Case | | 4 S.Ct. |
| Cited by | 286. Antley v. Wilson 156 So.2d 269, 271 , La.App. 4 Cir. Workmen's compensation suit wherein employee sought to obtain substituted service of process pursuant to Non-Resident Motorist Act. The Civil District Court for the Parish of... | July 01, 1963 | Case | | — |
| Cited by | 287. Roper v. Brooks 9 So.2d 497, 503 , La.App. 2 Cir. Action by Grace Merritt Roper against Zack Brooks for personal injuries and damage to an automobile, in which a writ of attachment was issued and property of defendant seized... | Apr. 04, 1941 | Case | | — |
| Cited by | 288. Maddry v. Moore Bros. Lumber Co. 197 So. 653, 657 , La.App. 2 Cir. Appeal from Twenty-Sixth Judicial District Court, Parish of Webster; J. F. McInnis, Judge. Suit by Rollie Maddry against Moore Brothers Lumber Company and another, for injuries... | Feb. 07, 1940 | Case | | — |
| Cited by | 289. Galloway v. Wyatt Metal & Boiler Works 180 So. 206, 208+ , La.App. 2 Cir. Appeal from First Judicial District Court, Parish of Caddo; T.F. Bell, Judge. Action by J.H. Galloway against Wyatt Metal & Boiler Works for personal injuries. From a judgment... | Dec. 03, 1937 | Case | | 4 S.Ct. |

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| Cited by |  290. Spearman v. Stover 170 So. 259, 262 , La.App. 2 Cir. Appeal from First Judicial District Court, Parish of Caddo; Robert Roberts, Judge. Consolidated suits by J.C. Spearman and others and by Mildred Spearman, against D.A. Stover. From... | Oct. 30, 1936 | Case |  | — |
| Cited by |  291. Bulldog Investors General Partnership v. Secretary of Com. 929 N.E.2d 293, 299 , Mass. SECURITIES REGULATION - Registration and Disclosure. E-mail constituted solicitation of offer to buy unregistered securities within meaning of Massachusetts Uniform Securities Act. | July 02, 2010 | Case |  | 4 S.Ct. |
| Cited by | 292. Saporita v. Litner 358 N.E.2d 809, 815+ , Mass. Action was brought against executor to recover under contract for compensation for services plaintiff allegedly rendered to testator over 18-year period prior to his death. The... | Dec. 31, 1976 | Case |  | 2 S.Ct. |
| Cited by | 293. Mitchell v. Lonergan  189 N.E. 39, 40 , Mass. Exceptions from Superior Court, Suffolk County; Brown, Judge. Action of tort by Margaret Mitchell, p. p. a., against William J. Lonergan and another, heard without a jury. Finding... | Feb. 15, 1934 | Case |  | 4 S.Ct. |
| Cited by |  294. Duggan v. Ogden 180 N.E. 301, 302+ , Mass. Appeal from Superior Court, Suffolk County; F. T. Hammond, Judge. Action by Rose Duggan against William M. Ogden. The action was dismissed, and plaintiff appeals. Reversed. | Mar. 15, 1932 | Case |  | 4 5 S.Ct. |
| Cited by | 295. Hanson v. Venditelli  712 N.E.2d 1212, 1214 , Mass.App.Ct. LITIGATION - Process. Time for effecting service on nonresident through registrar of motor vehicles may not be extended. | July 27, 1999 | Case |  | 5 S.Ct. |
| Cited by | 296. Harbourvest Intern. Private Equity Partners II-Direct Fund, L.P. v. Axent Technologies, Inc. 2000 WL 1466096, *7 , Mass.Super. The plaintiffs HarbourVest International Private Equity Partners II-Direct Fund, L.P. ("HarbourVest L.P.") and Gregory Reyes ("Reyes") (collectively "HarbourVest) brought this... | Aug. 31, 2000 | Case |  | 5 S.Ct. |
| Cited by | 297. In re Katherine C. 890 A.2d 295, 307 , Md. FAMILY LAW - Child Support. Courts in child in need of assistance (CINA) proceedings could apply the Child Support Guidelines to calculate child support. | Jan. 17, 2006 | Case |  | 5 S.Ct. |

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| Cited by | 298. Golden Sands Club Condominium, Inc. v. Waller 545 A.2d 1332, 1342 , Md. Condominium owner brought action against condominium association, which intended to create lien against owner's unit for assessments and other costs taxable against unit which had... | Aug. 29, 1988 | Case | | 5 S.Ct. |
| Cited by | 299. Ervin v. Beland 248 A.2d 336, 340 , Md. Action against nonresident owner and operator of van for injuries sustained in automobile accident. The Superior Court of Baltimore City, Albert L. Sklar, J., granted defendants'... | Dec. 05, 1968 | Case | | — |
| Cited by | 300. Van Wagenberg v. Van Wagenberg 215 A.2d 812, 823+ , Md. Action by separated wife against husband on New York judgment for \$18,500. The Circuit Court for Somerset County, Daniel T. Prettyman, J., granted wife's motion for summary... | Jan. 12, 1966 | Case | | 4 S.Ct. |
| Cited by |  301. Compania de Astral, S. A. v. Boston Metals Co. 107 A.2d 357, 364+ , Md. Action by domestic corporation against Panamanian corporation for damages for breach of contract for the sale of three vessels. The Baltimore City Court, S. Ralph Warnken and... | July 27, 1954 | Case | | 4 5 S.Ct. |
| Cited by |  302. Employers' Liability Assur. Corp. v. Perkins 181 A. 436, 440 , Md. Appeals from Baltimore Court of Common Pleas; Joseph N. Ulman, Judge. Actions by Helen R. Perkins and by Rody P. Perkins against John P. Martin and others, wherein the Employers'... | Nov. 21, 1935 | Case | | — |
| Cited by | 303. Samuel Bevard Manuro Products Co. v. Baughman 173 A. 40, 46 , Md. Appeals from Circuit Court No. 2 of Baltimore City; Eugene O'Dunne, Judge. Bills in equity by the Samuel Bevard Manuro Products Company, Incorporated, and by the Traders' Delivery... | June 11, 1934 | Case | | — |
| Cited by |  304. Wagner v. Scurlock 170 A. 539, 543 , Md. Appeal from Baltimore Court of Common Pleas; Joseph N. Ulman, Judge. Action by Henry W. Wagner against Dr. Herbert C. Scurlock and another. From an order granting defendants'... | Jan. 17, 1934 | Case | | — |
| Cited by | 305. Grote v. Rogers 149 A. 547, 549+ , Md. Appeal from Superior Court of Baltimore City; Eugene O'Dunne, Judge. Action by Sophie Grote against Mrs. Charles Stanley Rogers. From an order quashing return of process, plaintiff... | Mar. 13, 1930 | Case | | — |


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| Cited by | 306. State v. Chandler 161 A. 148, 149 , Me. Report from Superior Court, York County. John P. Chandler was arrested for operating a motor vehicle on the public highways without a license, and the case was reported from the... | June 25, 1932 | Case | | 5 S.Ct. |
| Cited by | 307. International Salt Co. v. Herrick 116 N.W.2d 328, 332 , Mich. Action involving validity of assessment levied in proceedings under drain code. From a judgment of the Circuit Court, Wayne County, Neal E. Fitzgerald, J., the plaintiff appealed.... | July 18, 1962 | Case | | 5 S.Ct. |
| Cited by | 308. Ridenour v. Bay County Acting Through Dept. of Public Works 114 N.W.2d 172, 179 , Mich. Action involving the validity of special assessment district for sewage disposal system and the validity of other matters. The Circuit Court for the County of Bay, Timothy C.... | Mar. 19, 1962 | Case | | 5 S.Ct. |
| Cited by | 309. Hammel v. Bettison 107 N.W.2d 887, 892 , Mich. Action by a husband and his wife for damages resulting from an automobile accident. The Circuit Court for Kent County, Fred N.Searl, J., entered orders dismissing the cases and... | Feb. 28, 1961 | Case | | — |
| Cited by | 310. State of Ohio, Dept. of Taxation v. Kleitch Bros., Inc. 98 N.W.2d 636, 640 , Mich. Action by Ohio Department of Taxation against Michigan trucking company, which had applied for Ohio license and had sent trucks over Ohio highways, to enforce in Michigan three tax... | Oct. 13, 1959 | Case | | 2 S.Ct. |
| Cited by | 311. Sechler v. Van Hoey 268 N.W.2d 364, 366 , Mich.App. Action was brought arising out of automobile accident. The Washtenaw Circuit Court, William F. Ager, Jr., J., dismissed action on ground that defendant was not properly served,... | May 09, 1978 | Case | | 2 S.Ct. |
| Cited by | 312. Rykoff-Sexton, Inc. v. American Appraisal Associates, Inc. 469 N.W.2d 88, 90 , Minn. Purchaser of property sued appraiser, alleging breach of contract. The District Court, Hennepin County, LaJune Thomas Lange, J., denied appraiser's motion to dismiss, and... | May 03, 1991 | Case | | 2 S.Ct. |
| Cited by | 313. State v. Edwards 177 N.W.2d 40, 43+ , Minn. Appeal from an order of the Municipal Court, Hennepin County, Chester Durda, J., denying defendant's motion for dismissal and from judgment whereby she was convicted of violating... | May 01, 1970 | Case | | — |

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| Cited by |  314. Hunt v. Nevada State Bank 172 N.W.2d 292, 312+ , Minn. Proceedings on various motions to dismiss action. The District Court, Ramsey County, Arthur A. Stewart, J. (Retired) issued various orders and appeals were taken. The Supreme... | Oct. 22, 1969 | Case |  | 4 S.Ct. |
| Cited by | 315. Western Sav. & Loan Ass'n v. Harris 168 N.W.2d 498, 500 , Minn. Appeal from an order of the District Court, Crow Wing County, Gordon L. McRae, J., denying a motion for new trial and from a judgment entered in an action by Arizona corporation... | May 23, 1969 | Case |  | — |
| Cited by | 316. Danov v. ABC Freight Forwarding Corp. 122 N.W.2d 776, 783 , Minn. Action by former employee against profit-sharing trust established by employer and trustees wherein trustees and trust moved to have service of process quashed and for dismissal. ... | July 19, 1963 | Case |  | 5 S.Ct. |
| Cited by |  317. Paulos v. Best Securities, Inc. 109 N.W.2d 576, 581+ , Minn. Action to recover for violation of statutes governing sale of securities. The District Court, Dakota County, William C. Christianson, J., entered an order quashing service and... | June 09, 1961 | Case |  | — |
| Cited by |  318. Dahlberg Co. v. Western Hearing Aid Center, Ltd. 107 N.W.2d 381, 384 , Minn. Action to recover on promissory notes. From an order of the District Court of Hennepin County, Harold N. Rogers, J., denying defendants' motion to have service of process quashed... | Jan. 27, 1961 | Case |  | — |
| Cited by |  319. Beck v. Spindler 99 N.W.2d 670, 678 , Minn. Action for breach of implied warranty of fitness. The District Court, St. Louis County, J. K. Underhill, J., denied defendant's motion for judgment notwithstanding verdict for... | Nov. 20, 1959 | Case |  | — |
| Cited by | 320. Schilling v. Odlebak 224 N.W. 694, 695 , Minn. Appeal from District Court, Ramsey County; Hugo O. Hanft, Judge. Action by Albert E. Schilling against John Odlebak. From an order denying a motion to set aside service of... | Mar. 28, 1929 | Case |  | — |
| Cited by | 321. Trailer Exp., Inc. v. Gammill 403 So.2d 1292, 1296+ , Miss. Defendant appealed from a default judgment rendered by the Circuit Court, Montgomery County, Clarence E. Morgan, Jr., J., which awarded damages to plaintiff in her action for... | Sep. 30, 1981 | Case |  | 4 S.Ct. |

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| Cited by |  322. Sheridan, Inc. v. C. K. Marshall & Co., Inc. 360 So.2d 1223, 1226 , Miss. Mississippi corporate lessor engaged in financing business sued lessee for default of payment due under a "finance lease" and defendants, Florida residents, moved to dismiss suit... | July 12, 1978 | Case |  | — |
| Cited by |  323. Condon v. Snipes 38 So.2d 752, 754+ , Miss. Appeal from Circuit Court, Hinds County; H. A. Gillespie, Judge. Action by Bessie Storer Condon and another against Guy S. Snipes for breach of a termite eradication and control... | Feb. 14, 1949 | Case |  | 4 S.Ct. |
| Cited by |  324. State ex rel. K-Mart Corp. v. Holliger 986 S.W.2d 165, 167 , Mo. BUSINESS ORGANIZATIONS - Jurisdiction. Foreign corporation was subject to jurisdiction, even if long-arm statute was not satisfied. | Feb. 23, 1999 | Case |  | 2 S.Ct. |
| Cited by |  325. Parker v. Bond ¶¶ 330 S.W.2d 121, 122 , Mo. Garnishment proceeding. The Circuit Court of Pemiscot County, Fred L. Henley, J., sustained garnishee's motion to quash an execution and garnishment issued on a default judgment... | Dec. 14, 1959 | Case |  | 5 S.Ct. |
| Cited by | 326. State ex rel. Sullivan v. Cross 314 S.W.2d 889, 892 , Mo. Petition for writ of prohibition based on claim that Circuit Court had no jurisdiction to proceed in action against administratrices. The Supreme Court, Eager, J., held that... | July 14, 1958 | Case |  | 5 S.Ct. |
| Cited by | 327. Harris v. Bates 270 S.W.2d 763, 767 , Mo. Action was brought for personal injuries and property damage allegedly sustained in automobile collision. The Circuit Court of Laclede County, Claude E. Curtis, J., entered... | Sep. 13, 1954 | Case |  | 5 S.Ct. |
| Cited by | 328. Fisk v. Wellsville Fire Brick Co. ¶¶ 152 S.W.2d 113, 117+ , Mo. Appeal from Circuit Court, Montgomery County; R. A. Breuer, Special Judge. Action by Earl R. Fisk against the Wellsville Fire Brick Company on an Illinois judgment. From a judgment... | June 12, 1941 | Case |  | 5 S.Ct. |
| Cited by |  329. State ex rel. Thompson v. District Court of Fourth Judicial Dist. in and for Missoula County ¶¶ 91 P.2d 422, 424 , Mont. Proceeding by the State of Montana, on the relation of Perry Thompson, guardian ad litem for Stanley Thompson, a minor, against the District Court of the Fourth Judicial District... | May 22, 1939 | Case |  | — |

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| Cited by | <p> 330. State ex rel. Charette v. District Court of Second Judicial Dist. in and for Silver Bow County 86 P.2d 750, 754+ , Mont.</p> <p>Proceeding by the State of Montana, on the relation of Edward Charette, against the District Court of the Second Judicial District of the State of Montana, in and for the County of...</p> | Jan. 16, 1939 | Case |  | 5 S.Ct. |
| Cited by | <p> 331. Barney v. Board of Railroad Com'rs 17 P.2d 82, 85 , Mont.</p> <p>Appeal from District Court, Fergus County; John C. Huntoon, Judge. Suit by Maynard N. Barney against the Board of Railroad Commissioners of the State of Montana and others....</p> | Dec. 19, 1932 | Case |  | 4 S.Ct. |
| Cited by | <p> 332. Putnam v. Triangle Publications, Inc. ” 96 S.E.2d 445, 454+ , N.C.</p> <p>Action against nonresident, corporate publisher for libel and invasion of privacy in regard to magazine article. The Superior Court, Guilford County, Preyer, J., entered judgment...</p> | Feb. 01, 1957 | Case |  | 4 S.Ct. |
| Cited by | <p>333. Ewing v. Thompson ” 65 S.E.2d 17, 20 , N.C.</p> <p>Action by Mrs. Ann Ewing against Maynard K. Thompson and Mrs. Dorothy Thompson for personal injuries and property damage resulting from automobile collision allegedly caused by the...</p> | May 09, 1951 | Case |  | 5 S.Ct. |
| Cited by | <p> 334. Bailey v. McPherson 63 S.E.2d 559, 564 , N.C.</p> <p>Ruth Crook Bailey brought action against George A. McPherson, trading as McPherson Motor Lines, and M. H. Winkler, trading as M. H. Winkler Manufacturing Company, for injuries...</p> | Feb. 28, 1951 | Case |  | 5 S.Ct. |
| Cited by | <p>335. Ashley v. Brown 151 S.E. 725, 728 , N.C.</p> <p>Appeal from Superior Court, Camden County; Sinclair, Judge. Action by Hilda Saunders Ashley against A. R. Brown. From a judgment of dismissal, plaintiff appeals. Affirmed.</p> | Feb. 19, 1930 | Case |  | — |
| Cited by | <p>336. Adams & Childers v. Packer & Harrison 138 S.E. 405, 405 , N.C.</p> <p>Appeal from Superior Court, Buncombe County; Shaw, Judge. Action by G. Lake Childers and another, partners trading as Adams & Childers, against Horace B. Packer and another,...</p> | June 10, 1927 | Case |  | 2 S.Ct. |
| Cited by | <p>337. Timm v. State 110 N.W.2d 359, 362 , N.D.</p> <p>Proceeding on an application of the petitioner for an appeal from an order of the State Highway Commissioner revoking his driver's license. From an order of the District Court,...</p> | Aug. 22, 1961 | Case |  | 4 S.Ct. |

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| Cited by | 338. Berg v. Burke 46 N.W.2d 786, 790 , N.D. Action by Norval Berg against Raymond Burke and another upon a Minnesota judgment for damages arising out of an automobile collision. The District Court of Grand Forks County,... | Mar. 02, 1951 | Case | | 5 S.Ct. |
| Cited by | 339. Herzoff v. Hommel ¶¶ 233 N.W. 458, 460+ , Neb. Appeal from District Court, Douglas County; Redick, Judge. Action by M. Herzoff against J. F. Hommel. Judgment for plaintiff, and defendant appeals. Affirmed. | Dec. 05, 1930 | Case | | 5 S.Ct. |
| Cited by | 340. Metal-Matic, Inc. v. Eighth Judicial Dist. Court In and For Clark County 415 P.2d 617, 619 , Nev. Original proceeding in prohibition brought by a Minnesota corporation that manufactured boat railing that allegedly collapsed and caused the decedent to drown to prevent trial... | June 23, 1966 | Case | | — |
| Cited by | 341. Hayashida v. Second Judicial Dist. Court In and For Washoe County 357 P.2d 117, 119 , Nev. Original proceeding for writ of prohibition to prevent court from continuing with a tort action against petitioner on ground that court had no jurisdiction over petitioner. The... | Dec. 01, 1960 | Case | | — |
| Cited by | 342. Kroll v. Nevada Indus. Corp. 191 P.2d 889, 893+ , Nev. This case involves the question of whether or not a defendant may be bound by a judgment in this state, based upon a judgment obtained in another state upon process served on the... | Apr. 06, 1948 | Case | | 4 S.Ct. |
| Cited by | 343. Hoyt v. Nick ¶¶ 309 A.2d 917, 919 , N.H. Plaintiff brought action to recover damages arising from automobile accident. The Superior Court, Leahy, C.J., denied defendant's motion to dismiss. On exceptions the Supreme... | Sep. 28, 1973 | Case | | — |
| Cited by | 344. Hatch v. Hooper 138 A.2d 671, 672 , N.H. Action to recover damages arising out of personal injuries suffered in collision of automobiles in state against nonresident defendants. Defendants appeared specially and moved to... | Feb. 04, 1958 | Case | | 5 S.Ct. |
| Cited by | 345. Blakey v. Continental Airlines, Inc. 751 A.2d 538, 554 , N.J. LABOR AND EMPLOYMENT - Discrimination. Harassment on electric bulletin board might be regarded as part of workplace for purposes of hostile work environment claim. | June 01, 2000 | Case | | 2 S.Ct. |

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| Cited by |  346. Silverman v. Berkson 661 A.2d 1266, 1270 , N.J. SECURITIES AND COMMODITIES - Subpoena. Bureau of Securities may subpoena nonresident who has engaged in purposeful conduct expressly aimed at New Jersey securities market. | Aug. 02, 1995 | Case |  | — |
| Cited by |  347. J. W. Sparks & Co. v. Gallos 220 A.2d 673, 675+ , N.J. Action by stock brokerage firm against stock buyer, a New Jersey resident, to enforce a New York judgment. The Union County District Court granted buyer's motion for summary... | June 06, 1966 | Case |  | 2 S.Ct. |
| Cited by | 348. Lindsey v. Teddy's Frosted Foods 112 A.2d 529, 531 , N.J. Action by plaintiff against defendants, truck driver and his employer, for injuries sustained when plaintiff, while engaged in unloading merchandise from his truck, was struck by... | Mar. 14, 1955 | Case |  | 4 S.Ct. |
| Cited by |  349. Whalen v. Young 104 A.2d 678, 683+ , N.J. Wrongful death action against truck driver and company in whose service driver was acting, both Pennsylvania residents, arising out of collision on New Jersey highway. Driver... | May 03, 1954 | Case |  | 4 S.Ct. |
| Cited by | 350. Wilentz v. Edwards 36 A.2d 423, 427 , N.J.Err. & App. Appeals from Court of Chancery. Separate suits by David T. Wilentz, Attorney General of New Jersey, against Clifford Wilfred Edwards, against John H. Roberts, and against John M.... | Mar. 09, 1944 | Case |  | — |
| Cited by |  351. Oxford Consumer Discount Co. of North Philadelphia v. Stefanelli 246 A.2d 460, 466 , N.J.Super.A.D. Action was brought by lender on note executed by borrowers at Philadelphia office of lender. The Superior Court, Law Division, entered judgment for the lender, and the borrowers... | Sep. 11, 1968 | Case |  | 5 S.Ct. |
| Cited by | 352. Webb v. Stanker & Galetto, Inc. 201 A.2d 387, 390 , N.J.Super.A.D. Action for injuries sustained, wherein defendants filed a third-party complaint. The trial court, granted one third-party defendant's motion to set aside service, and the... | June 11, 1964 | Case |  | — |
| Cited by | 353. Halloran v. Haffner 95 A.2d 921, 923+ , N.J.Super.A.D. Workmen's compensation proceeding wherein nonresident employer appeared before Division of Workmen's Compensation solely for purpose of contesting Division's jurisdiction, and... | Mar. 18, 1953 | Case |  | — |

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| Cited by | 354. Zander v. Martine 169 A.2d 228, 230+ , N.J.Co. Proceeding to collect from the Unsatisfied Claim and Judgment Fund damages for injuries and property damage sustained, for which the plaintiff had brought an action against the... | Mar. 08, 1961 | Case | | 5 S.Ct. |
| Cited by | 355. Lepre v. Real Estate-Land Title Trust Co. 168 A. 858, 859 , N.J.Com.Pl. Action by Leon S. Lepre against the Real Estate-Land Title Trust Company, executor of the estate of Mabel Hancock, deceased. On defendant's motion to set aside service of summons... | Nov. 08, 1933 | Case | | — |
| Cited by | 356. Knight v. San Jacinto Club, Inc. 232 A.2d 462, 467 , N.J.Super.L. Personal injury action brought on behalf of infant plaintiff by her guardian ad litem, and by her father individually against private club and against nonresident individual for... | June 19, 1967 | Case | | 5 S.Ct. |
| Cited by | 357. Chiarello v. Guerin Special Motor Freight 92 A.2d 136, 138 , N.J.Super.L. Action by husband and wife against foreign corporation and its truck driver, for personal injuries sustained by wife when she fell while walking around truck which was parked so as... | Oct. 28, 1952 | Case | | 4 S.Ct. |
| Cited by | 358. Kawko v. Howe & Co. 29 A.2d 621, 623+ , N.J.Sup. Workmen's compensation proceeding by Sally Kawko opposed by Howe & Company, employer. To review an order discharging the employer's rule to show cause why the petition should not... | Jan. 07, 1943 | Case | | 5 S.Ct. |
| Cited by | 359. McClelland v. Colt's Patent Fire Arms Mfg. Co. 158 A. 329, 330 , N.J.Sup. Action by George McClelland against the Colt's Patent Fire Arms Manufacturing Company and another. On rule to show cause by corporate defendant why service of summons and... | Jan. 21, 1932 | Case | | 2 S.Ct. |
| Cited by | 360. Rubin v. Goldberg 154 A. 535, 536 , N.J.Sup. Actions by Jacob Rubin and Harry Goldstein, respectively, against Morris Goldberg and another. On rules to show cause why service of the summonses and complaints should not be set... | Apr. 16, 1931 | Case | | 5 S.Ct. |
| Cited by | 361. Wilson v. Wylie 518 P.2d 1213, 1221 , N.M.App. Action was brought for death of minor bicyclist who was struck by motorist. The District Court, Bernalillo County, Mary C. Walters, C.J., awarded \$57,000 for present worth of... | Dec. 19, 1973 | Case | | 4 S.Ct. |

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| Cited by | 362. Aybar v. Aybar 156 N.Y.S.3d 104, 123+ , N.Y. LITIGATION — Process. A foreign corporation's registration to do business in New York does not constitute consent to general jurisdiction. | Oct. 07, 2021 | Case | | — |
| Cited by | 363. Country-Wide Ins. Co. v. Rodriguez 448 N.Y.S.2d 135, 141 , N.Y. Appeal was brought from an order of the Supreme Court, Appellate Division, 80 A.D.2d 130, 437 N.Y.S.2d 674, affirming an order and judgment of the Supreme Court, New York County,... | Feb. 18, 1982 | Case | | 4 S.Ct. |
| Cited by | 364. Gordon v. Committee on Character and Fitness 422 N.Y.S.2d 641, 646 , N.Y. Appeal was taken from decision of Supreme Court, Appellate Division, 67 A.D.2d 215, 414 N.Y.S.2d 692, which denied an application for an order admitting petitioner to practice law... | Nov. 13, 1979 | Case | | 4 S.Ct. |
| Cited by | 365. Shushereba v. Ames 175 N.E. 187, 188 , N.Y. Action by Steve Shushereba against Betty Webb Ames. From an order of the Appellate Division, Fourth Department (230 App. Div. 776, 244 N. Y. S. 777), affirming an order of Special... | Feb. 10, 1931 | Case | | 5 S.Ct. |
| Cited by | 366. Gilbert v. Burnstine 174 N.E. 706, 708 , N.Y. Action by Jacques Gillbert against Henry C. Burnstine and another, individually, and as copartners, trading under the name of Burnstine & Geist. Judgment of dismissal (135 Misc.... | Jan. 13, 1931 | Case | | 2 S.Ct. |
| Cited by | 367. O'Tier v. Sell 169 N.E. 624, 626 , N.Y. Action by June O'Tier against Walter Sell and others. From an order of the Appellate Division, Fourth Department (226 App. Div. 434, 235 N. Y. S. 534), reversing an order of the... | Jan. 07, 1930 | Case | | — |
| Cited by | 368. Smith v. Loughman 157 N.E. 753, 756+ , N.Y. Application by Martha J. Smith, as sole executrix, etc., of Mary J. Smith, for certiorari against Michael F. Loughman, President of the State Tax Commission, and others,... | July 20, 1927 | Case | | 5 S.Ct. |
| Cited by | 369. Morrison v. Budget Rent A Car Systems, Inc. 657 N.Y.S.2d 721, 730 , N.Y.A.D. 2 Dept. CIVIL PROCEDURE - Jurisdiction. Stipulations waiving nonresident defendants' defense of subject matter jurisdiction was legally inoperative. | Apr. 28, 1997 | Case | | 5 S.Ct. |

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| Cited by |  370. McCann v. Scaduto 510 N.Y.S.2d 149, 157 , N.Y.A.D. 2 Dept. Property owner who defaulted on real estate taxes instituted proceeding to vacate deed of conveyance issued to holder of tax lien on subject premises and to permit her to redeem... | Dec. 31, 1986 | Case |  | 5 S.Ct. |
| Cited by |  371. Aranzullo v. Collins Packing Co. 239 N.Y.S.2d 398, 400 , N.Y.A.D. 1 Dept. Action for injuries sustained while unloading a truck. From an order granting defendant's motion to set aside service of summons and complaint, the plaintiff appealed. The... | Apr. 23, 1963 | Case |  | — |
| Cited by |  372. Bauman v. Fisher 208 N.Y.S.2d 317, 319+ , N.Y.A.D. 3 Dept. Actions for damages based upon defendant's alleged negligent operation of an automobile within the state. The Supreme Court, Special Term, Chemung County, Joseph P. Molinari, J.,... | Dec. 02, 1960 | Case |  | — |
| Cited by | 373. Di Sabato v. Soffes  193 N.Y.S.2d 184, 191+ , N.Y.A.D. 1 Dept. Action for injuries sustained by counter girls in a drugstore when the car of defendant which stopped with the motor running to permit the mother of the driver to alight, careened... | Nov. 24, 1959 | Case |  | 4 5 S.Ct. |
| Cited by | 374. Secured Cas. Ins. Co. v. Sinelnikoff  152 N.Y.S.2d 15, 16 , N.Y.A.D. 2 Dept. Insurer's action against insured for declaration that it had no liability on automobile liability policy because insured had allegedly misrepresented place where automobile would... | May 21, 1956 | Case |  | 4 S.Ct. |
| Cited by |  375. Zacharakis v. Bunker Hill Mut. Ins. Co. 120 N.Y.S.2d 418, 422 , N.Y.A.D. 1 Dept. Action by insured on fire policy issued by defendant insurer. The insurer moved to set aside service of summons and complaint on ground that court had no jurisdiction over person... | Mar. 31, 1953 | Case |  | — |
| Cited by | 376. Peters v. Robin Airlines 120 N.Y.S.2d 1, 2 , N.Y.A.D. 2 Dept. Action for injuries and wrongful death of plaintiff's decedent arising out of an airplane accident in California. Substituted service was had on the nonresident defendant under... | Mar. 23, 1953 | Case |  | 4 S.Ct. |
| Cited by | 377. Dwyer v. Shalck 248 N.Y.S. 355, 356 , N.Y.A.D. 2 Dept. Action by Mary E. Dwyer against Julius Shalck. From an adverse order, defendant appeals. Reversed upon the law and facts, and defendant's motion granted. | Feb. 26, 1931 | Case |  | — |

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| Cited by | 379. Freedman v. Poirier 237 N.Y.S. 618, 620+ , N.Y.A.D. 1 Dept. Appeal from Special Term, New York County. Action by Leon Freedman against Arthur Poirier. From an order (134 Misc. Rep. 253, 236 N. Y. S. 96), denying plaintiff's motion for an... | Nov. 29, 1929 | Case | | 2 5 S.Ct. |
| Cited by | 380. O'Tier v. Sell 235 N.Y.S. 534, 536 , N.Y.A.D. 4 Dept. Appeal from Special Term, Onondaga County. Action by June O'Tier against Walter Sell and others. From an order vacating and setting aside service of summons on defendant Sell,... | June 27, 1929 | Case | | — |
| Cited by | 381. Skandinaviska Granit Aktiebolaget v. Weiss ¶¶ 234 N.Y.S. 202, 206+ , N.Y.A.D. 2 Dept. Appeal from Special Term, Kings County. Action by the Skandinaviska Granit Aktiebolaget against Joseph Weiss. From an order granting defendant's motion for judgment on the... | Apr. 19, 1929 | Case | | 2 S.Ct. |
| Cited by | 382. Carrolton Associates v. Abrams 293 N.Y.S.2d 159, 166 , N.Y.Sup. Action by landlords against concessionaires' trustees to recover for alleged balance of rents, taxes and ground rents claimed to be due in pursuance of asserted oral agreements... | July 18, 1968 | Case | | 5 S.Ct. |
| Cited by | 383. Kochenthal v. Kochenthal 275 N.Y.S.2d 951, 954+ , N.Y.Sup. Motion to dismiss complaint on ground that defendant, a nondomiciliary, was not served with process in the state so that court lacked jurisdiction over his person. The Supreme... | Nov. 21, 1966 | Case | | — |
| Cited by | 384. Perlmutter v. Standard Roofing and Tinsmith Supply Co. 252 N.Y.S.2d 583, 585 , N.Y.Sup. Action by New York buyer against foreign corporation for breach of contract or breach of warranty, wherein the foreign corporation moved to dismiss on ground of lack of... | Sep. 01, 1964 | Case | | 5 S.Ct. |
| Cited by | 385. Sacco v. Frilund 222 N.Y.S.2d 964, 967 , N.Y.Sup. Action on Massachusetts judgment. The Supreme Court, Trial Term, Anthony M. Livoti, J., held that plaintiff sufficiently showed compliance with Massachusetts non-resident motorist... | Nov. 22, 1961 | Case | | 5 S.Ct. |




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| Cited by | 387. Bernardt v. Scianimanico 192 N.Y.S.2d 1018, 1022 , N.Y.Sup. Action was brought for damages sustained in automobile accident, and defendant motorist made a motion to set aside service of summons and complaint. The Special Term, James J.... | Oct. 05, 1959 | Case | | — |
| Cited by | 388. Bookbinder v. Hults 192 N.Y.S.2d 331, 334 , N.Y.Sup. Proceeding under the Civil Practice Act for an order restoring petitioner's right to operate and register a motor vehicle in the State. The Supreme Court, Special Term, George... | Oct. 01, 1959 | Case | | 5 S.Ct. |
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| Cited by | 390. Dauphin Deposit Trust Co. v. Commercial Travelers Mut. Acc. Ass'n of America 165 N.Y.S.2d 566, 572 , N.Y.Sup. Action based upon a default judgment obtained by plaintiff against defendant in Pennsylvania. On motion by defendant for a summary judgment on the ground that the Pennsylvania... | Feb. 20, 1957 | Case | | — |
| Cited by | 391. David-Zieseniss v. Zieseniss 129 N.Y.S.2d 649, 657+ , N.Y.Sup. Wife's divorce action, wherein husband moved to vacate order directing summons to be served by publication and order of sequestration on ground that the statute giving court... | Mar. 17, 1954 | Case | | 2 S.Ct. |
| Cited by | 392. Piscina v. City of New York 98 N.Y.S.2d 399, 401 , N.Y.Sup. Negligence action by John Piscina and others, copartners, trading under the firm name and style of Trailer Rental Company, against the City of New York and Joseph Wheeler. The... | May 26, 1950 | Case | | — |
| Cited by | 393. Leighton v. Roper 87 N.Y.S.2d 527, 530+ , N.Y.Sup. Action by Mary Leighton against Joseph A. Roper, administrator of the estate of J. V. Allen, and others, for injuries. On motion by the administrator to dismiss the complaint on... | Dec. 29, 1948 | Case | | 5 S.Ct. |

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| Cited by | 395. Hood v. Guaranty Trust Co. of New York 274 N.Y.S. 65, 69 , N.Y.Sup. Action by Gurney P. Hood, as Commissioner of Banks of the state of North Carolina, against the Guaranty Trust Company of New York and others, as trustees of the estate of Theodore... | Aug. 13, 1934 | Case | | — |
| Cited by | 396. Pope v. Heckscher 274 N.Y.S. 343, 344 , N.Y.Sup. Action by Fred H. Pope, as trustee in bankruptcy, against August Heckscher. On defendant's motion to dismiss plaintiff's first cause of action for failure to state cause of... | Dec. 14, 1933 | Case | | 2 S.Ct. |
| Cited by | 397. Hand v. Frazer 248 N.Y.S. 557, 561 , N.Y.Sup. Action by Albert Hand against Charles A. Frazer. On defendant's motion to set aside service of summons and complaint. Motion denied. | Mar. 07, 1931 | Case | | — |
| Cited by | 398. Stoltz v. Stoltz ¶ 238 N.Y.S. 207, 208 , N.Y.Sup. Separation action by Frances Stoltz against her husband, John Stoltz. Judgment for plaintiff to extent indicated in opinion. | Dec. 06, 1929 | Case | | 1 S.Ct. |
| Cited by | 399. Freedman v. Poirier ¶ 236 N.Y.S. 96, 99+ , N.Y.Sup. Action by Leon Freedman against Arthur Poirier. On plaintiff's motion for summary judgment. Denied. | May 22, 1929 | Case | | 5 S.Ct. |
| Cited by | 400. Pennington Furniture Co. v. Herman Miller Furniture Co. ¶ 275 N.Y.S. 904, 907 , N.Y.Sup.App.Term Appeal from Municipal Court, Borough of Manhattan, Ninth District. Action by the Pennington Furniture Company against the Herman Miller Furniture Company. From an order of the... | Nov. 15, 1934 | Case | | — |
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| Cited by | 402. Heihs v. Reinberg 243 N.Y.S. 284, 285+ , N.Y.Sup.App.Term Appeal from Municipal Court, Borough of Manhattan, Second District. Action by John H. A. Heihs against George P. Reinberg. From a judgment of the Municipal Court for plaintiff,... | May 22, 1930 | Case | | 4 S.Ct. |

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| Cited by | 404. Horvath v. Brettschneider ¶¶ 227 N.Y.S. 109, 113+ , N.Y.City Ct. Action by Desso Horvath against one Brettschneider and another. On plaintiff's motion for judgment on the pleadings, under Rules of Civil Practice, rule 112. Motion denied. | Jan. 24, 1928 | Case |  | 5 S.Ct. |
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| Cited by | 406. Clarke v. Carlisle Foundry Co. ¶¶ 270 N.Y.S. 351, 353+ , N.Y.Mun.Ct. Action by Lowell W. Clarke against the Carlisle Foundry Company. On motion to vacate warrant of attachment issued against nonresident defendant upon the claim that Municipal Court... | Mar. 14, 1934 | Case |  | 5 S.Ct. |
| Cited by | 407. Salzman v. Attrean 254 N.Y.S. 288, 293 , N.Y.Mun.Ct. Action by Benjamin Salzman against Katherine Attrean. On special appearance and motion by defendant to set aside and vacate service of summons on the secretary of state as... | Dec. 22, 1931 | Case |  | 5 S.Ct. |
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| Cited by | 409. Harris v. Equitable Surety Co. ¶¶ 226 N.Y.S. 263, 266+ , N.Y.Mun.Ct. Action by Yetta Harris, an infant, by David Harris, her guardian ad litem, and another, against the Equitable Surety Company and another. On motion by plaintiff for summary... | Dec. 30, 1927 | Case |  | 5 S.Ct. |
| Cited by |  410. In re Security Trust Co. of Rochester 70 N.Y.S.2d 260, 274+ , N.Y.Sur. Proceeding in the matter of the judicial settlement of the account of proceedings of Security Trust Company of Rochester, as trustee of Discretionary Trust Fund A established under... | Apr. 30, 1947 | Case |  | 5 S.Ct. |
| Cited by |  411. Hendershot v. Ferkel 56 N.E.2d 205, 208+ , Ohio Personal injury action by Anna L. Hendershot against Clarence Ferkel, wherein the plaintiff obtained judgment against the defendant and filed a supplemental petition against... | Aug. 09, 1944 | Case |  | 5 S.Ct. |

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| Cited by | 413. Allstate Ins. Co. v. Campbell 2009 WL 3823362, *14 , Ohio App. 10 Dist. INSURANCE - Liability. Fact issues existed for purposes of intention conduct exclusions when insureds placed styrofoam target deer on highway. | Nov. 17, 2009 | Case | | 4 S.Ct. |
| Cited by | 414. Bline v. Burroughs 1989 WL 27186, *5 , Ohio App. 2 Dist. The instant litigation began when Daniel and Paul Bline, of Mechanicsburg, Ohio filed a complaint in the Champaign County Common Pleas Court against B.B. and Audrey Burroughs of... | Mar. 23, 1989 | Case | | 2 S.Ct. |
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| Cited by | 416. Moran v. Dollison 444 N.E.2d 55, 57 , Ohio App. 10 Dist. Operator's licensee appealed from a judgment of the Municipal Court, Franklin County, dismissing his petition challenging the suspension of his license. The Court of Appeals,... | Oct. 20, 1981 | Case | | 5 S.Ct. |
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| Cited by | 419. Paduchik v. Mikoff 112 N.E.2d 69, 72+ , Ohio Com.Pl. Child brought action against owner of truck to recover for injuries sustained by child on farm when child was pinned between rear end of truck and wall of farmhouse. The Court of... | Nov. 05, 1951 | Case | | 4 S.Ct. |
| Cited by | 420. Wilson v. Silverman 31 Ohio N.P.(N.S.) 252, 253 , Ohio Com.Pl. In these cases petitions were filed against non-resident motor vehicle owners, for injury to plaintiffs or their property, by reason of negligent operation of such motor vehicles... | Oct. 30, 1933 | Case | | 5 S.Ct. |

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| Cited by | 422. Wilgoren v. Youngerman 31 Ohio N.P.(N.S.) 225, 225 , Ohio Mun. This is an action by the plaintiff against the defendant on a judgment recovered by the plaintiff originally in the Municipal Court of the City of Boston, Massachusetts, on the... | Nov. 23, 1933 | Case |  | 5 S.Ct. |
| Cited by |  423. In re Adoption of K.P.M.A. 341 P.3d 38, 50 , Okla. FAMILY LAW - Adoption. Pregnancy message sent to putative father via social-networking website did not satisfy due process notice requirement. | Oct. 14, 2014 | Case |  | — |
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| Cited by | 426. Johnson v. Martin 58 P.2d 847, 849 , Okla. Appeal from District Court, Carter County; John B. Ogden, Judge. Action by L. R. Martin against W. A. Johnson, doing business as Johnson Motor Lines. Judgment for plaintiff, and... | June 16, 1936 | Case |  | — |
| Cited by |  427. Bay Plaza Management Co. v. Estep 525 P.2d 56, 58 , Or. Petition by California judgment creditor under Registration of Foreign Judgments Act, to render California judgment collectible in Oregon. The Circuit Court, Marion County, Val D.... | Aug. 01, 1974 | Case |  | 5 S.Ct. |
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


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| Cited by | 431. <i>State v. Johnson</i> 554 P.2d 194, 195 , Or.App. Defendants were convicted before the Circuit Court, Baker County, Lyle R. Wolff, J., of criminal activity in drugs, and they appealed. The Court of Appeals, Fort, J., held that in... | Aug. 30, 1976 | Case |  | 5 S.Ct. |
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| Cited by |  433. <i>Shoul v. Commonwealth, Department of Transportation, Bureau of Driver Licensing</i>  173 A.3d 669, 688 , Pa. TRANSPORTATION — Motor Vehicles. Lifetime disqualification from holding commercial driver's license based on conviction for drug trafficking offense did not violate due process. | Nov. 22, 2017 | Case |  | 4 S.Ct. |
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| Cited by | 435. <i>Quinn v. Pershing</i> 80 A.2d 712, 715 , Pa. Bernard G. Quinn and Anthony R. Massing, on behalf of themselves and on behalf of all of the members of the United Leather Workers International Union, affiliated with the American... | May 21, 1951 | Case |  | 5 S.Ct. |
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| Cited by |  442. Gwaltney v. Stone 564 A.2d 498, 501+ , Pa.Super. Injured motorist brought personal injury action arising out of Tennessee auto accident. The Court of Common Pleas, Blair County, Civil Division, No. 1329 CP 1987, Brumbaugh, J.,... | Sep. 13, 1989 | Case | | 5 S.Ct. |
| Cited by |  443. Com. v. Barone 419 A.2d 457, 486 , Pa.Super. Commonwealth appealed from an order of the Court of Common Pleas, Montgomery County, May 31, 1978, Lowe, J., sustaining defendant's demurrer to charge of homicide by vehicle at No.... | Jan. 25, 1980 | Case | | — |
| Cited by |  444. Wax v. Van Marter 189 A. 537, 538 , Pa.Super. Appeal No. 228, October term, 1936, from judgment and order of Municipal Court, Philadelphia County, No. 39, September term, 1935; Vivian Frank Gable, Judge. Trespass for damages... | Jan. 29, 1937 | Case | | 5 S.Ct. |
| Cited by | 445. Wimbush v. Coastal Engineering Co. 1979 WL 664, *3 , Pa.Com.Pl. Laura Wimbush, a Pennsylvania resident, brought this action in trespass to recover for bodily injuries incurred on or about March 16, 1977, when her hand was crushed in a food... | Jan. 26, 1979 | Case | | 5 S.Ct. |

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| Cited by | 446. Stokes v. Giarraputo & Son 1942 WL 2553, *3+ , Pa.Com.Pl. This is a motion to dismiss action as to additional defendant. 1. Isadore Weinstock, and three occupants of an automobile operated by Weinstock, instituted suit in trespass against... | 1942 | Case | | 4 S.Ct. |
| Cited by | 447. Dubin v. City of Philadelphia 1939 WL 2459, *2 , Pa.Com.Pl. Plaintiff sued the city for damages when she fell on a broken sidewalk. The city has joined Mabel G. Leshner, additional defendant, by scire facias proceedings, alleging that she... | 1939 | Case | | 4 5 S.Ct. |
| Cited by | 448. Miller v. Wormald 1931 WL 4412, *1 , Pa.Com.Pl. In this, a trespass action, plaintiff seeks to recover damages for injury done to his two certain automobiles resulting from successive collisions occurring between each of them... | 1931 | Case | | 4 S.Ct. |
| Cited by | 449. Wiest v. Heffernan ¶¶ 1931 WL 4505, *1+ , Pa.Com.Pl. The plaintiff, a citizen of Pennsylvania, on December 1, 1929, was injured in a collision, occurring in this county, between an automobile in which he was traveling and a Buick... | 1931 | Case | | 5 S.Ct. |
| Cited by | 450. Com. v. Slater 1953 WL 4689, *2 , Pa.Quar.Sess. This matter is before the court upon defendant's motion to quash the indictment. The reasons assigned for the motion are: "(1) The information does not support the indictment in... | 1953 | Case | | 4 S.Ct. |
| Cited by | 451. Lewis v. James ¶¶ 1932 WL 3594, *1+ , Pa.Co.Ct. This case is before the court on defendant's rule to set aside service of summons and return thereof. On November 24, 1931, an action in trespass was instituted by the plaintiff to... | 1932 | Case | | 5 S.Ct. |
| Cited by | 452. Reinhart v. Shirm 1932 WL 3573, *1 , Pa.Mun. This is a rule to show cause why the service and return thereof upon the defendant should not be set aside and proceedings stayed. The action is one in trespass to recover damages... | 1932 | Case | | — |
| Cited by | 453. Trustees of Sheppard and Enoch Pratt Hospital v. Smith 330 A.2d 804, 806+ , R.I. Maryland hospital sought enforcement of default judgment entered in Maryland against Rhode Island resident. The Superior Court, Providence and Bristol Counties, Del Sesto, J.,... | Jan. 14, 1975 | Case | | 5 S.Ct. |
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
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