

176 F.3d 1202

United States Court of Appeals, Ninth Circuit.

Donald S. MILLER, Plaintiff–Appellant,

v.

Sally R. REED, California Department  
of Motor Vehicles; Daniel E. Lungren,  
Attorney General, Defendants–Appellees.

No. 97–17006

|

Argued and Submitted Feb. 11, 1999.

|

Decided May 24, 1999.

**Synopsis**

After state denied driver's license renewal because of applicant's refusal, on religious grounds, to supply his social security number, applicant brought § 1983 action, seeking injunction on ground denial violated rights to interstate travel and free exercise of religion. Claim was dismissed by the United States District Court for the Northern District of California, *Sandra B. Armstrong, J.*, and applicant appealed. The Court of Appeals, *David R. Thompson*, Circuit Judge, held that: (1) denial did not violate applicant's right to interstate travel, there being no fundamental “right to drive”; (2) denial did not violate applicant's right to free exercise of religion under rational basis test; and (3) strict scrutiny did not apply.

Affirmed.

West Headnotes (8)

**[1] Constitutional Law** 🔑 Freedom of Travel and Movement

Burdens placed on travel generally, such as gasoline taxes, or minor burdens impacting interstate travel, such as toll roads, do not constitute a violation of the fundamental right of interstate travel.

68 Cases that cite this headnote

**[2] Automobiles** 🔑 License and Registration  
**Automobiles** 🔑 Proceeding to procure  
**Constitutional Law** 🔑 Freedom of Travel and Movement

State's denial of driver's license for refusal of applicant to provide his social security number did not violate applicant's right to interstate travel; there is no fundamental “right to drive.” *West's Ann.Cal.Vehicle Code § 1653.5.*

110 Cases that cite this headnote

**[3] Constitutional Law** 🔑 Freedom of Travel and Movement

Burdens on a single mode of transportation do not implicate the right to interstate travel.

75 Cases that cite this headnote

**[4] Automobiles** 🔑 Proceeding to procure  
**Constitutional Law** 🔑 Drivers' licenses

State's denial of driver's license for refusal of applicant to provide his social security number did not violate applicant's right to free exercise of religion, though refusal was based on religious belief, as applicable statute was facially neutral and rationally related to state's legitimate interests. *U.S.C.A. Const.Amend. 1; West's Ann.Cal.Vehicle Code § 1653.5.*

15 Cases that cite this headnote

**[5] Constitutional Law** 🔑 Neutrality; general applicability

Under the rational basis test, a rationally based, neutral law of general applicability does not violate the right to free exercise of religion even though the law incidentally burdens a particular religious belief or practice. *U.S.C.A. Const.Amend. 1.*

32 Cases that cite this headnote

**[6] Constitutional Law** 🔑 Neutrality; general applicability

*Smith* rule that the right of free exercise of religion does not relieve an individual of the obligation to comply with a valid and neutral law of general applicability on the ground that the law proscribes, or prescribes, conduct that his religion prescribes, or proscribes, is not limited to challenges to criminally prohibited conduct. U.S.C.A. Const.Amend. 1.

6 Cases that cite this headnote

[7] **Constitutional Law** 🔑 Strict scrutiny; compelling interest

Exception to *Smith* rational basis test of free exercise of religion claim imposes strict scrutiny in hybrid situation in which a law involves not the Free Exercise Clause alone, but the Free Exercise Clause in conjunction with other constitutional protections, but assertion of a hybrid-rights claim requires at least a colorable showing of infringement of recognized and specific constitutional rights, rather than the mere combining a free exercise claim with an utterly meritless claim of the violation of another alleged fundamental right or a claim of an alleged violation of a nonfundamental or nonexistent right. U.S.C.A. Const.Amend. 1.

55 Cases that cite this headnote

[8] **Constitutional Law** 🔑 Drivers' licenses

Neither applicant's chimerical claim of infringement of his right to interstate travel because of denial of driver's license for refusal to provide applicant's social security number, based on religious beliefs, nor his nonexistent claim of a "right to drive," combined with his free exercise claim to create a viable hybrid-rights claim subject to strict scrutiny. U.S.C.A. Const.Amend. 1.

31 Cases that cite this headnote

**Attorneys and Law Firms**

\*1203 Donald S. Miller, El Cerrito, California, and F. Raymond Marks, El Cerrito, California, for the plaintiff-appellant.

Terry Senne, Deputy Attorney General, Oakland, California, for the defendants-appellees.

Appeal from the United States District Court for the Northern District of California; Saundra B. Armstrong, District Judge, Presiding. D.C. No. CV-96-01942-SBA.

Before: WOOD, JR.,<sup>1</sup> THOMPSON and THOMAS, Circuit Judges.

**Opinion**

\*1204 DAVID R. THOMPSON, Circuit Judge:

The California Department of Motor Vehicles ("DMV") rejected Donald S. Miller's application for renewal of his driver's license because he refused to divulge his social security number. Miller's refusal was based on religious grounds. As part of his long-standing and deeply held religious convictions, Miller believes that to reveal his social security number would be tantamount to a sin. Without a valid driver's license from his home state of California, Miller cannot legally drive anywhere in the United States.

In an attempt to force California to issue him a driver's license, Miller filed the present lawsuit in the United States District Court for the Northern District of California. Among other claims, he asserted a claim for violation of his civil rights under 42 U.S.C. § 1983. He alleged that California Vehicle Code § 1653.5, which requires the DMV to obtain the social security number of all applicants for new or renewed drivers' licenses, violates his federal constitutional rights to interstate travel and free exercise of religion. Miller also alleged that the juxtaposition of his interstate travel and free exercise rights presents a hybrid constitutional issue requiring strict scrutiny of California Vehicle Code § 1653.5.

The district court dismissed Miller's section 1983 claim pursuant to Federal Rule of Civil Procedure 12(b)(6). We have jurisdiction under 28 U.S.C. § 1291, and we affirm. We conclude that by denying Miller a single mode of transportation-in a car driven by himself-the DMV did not unconstitutionally impede Miller's right to interstate travel. We also conclude that Miller's free exercise of religion is not

violated by California's valid and neutral requirement that all applicants for a new or renewed driver's license provide a social security number. Finally, Miller does not present a hybrid claim, which would require that we apply strict scrutiny to the DMV's failure to issue him a driver's license, because he has failed to supplement his free exercise of religion claim with another constitutional claim of colorable merit.

I

## FACTS

On May 10, 1996, Miller, who had held a valid California driver's license for twenty-three years, applied for renewal of his license. Pursuant to [California Vehicle Code § 1653.5](#), which became effective January 1, 1992, the DMV's renewal form requested Miller's social security number to aid the state in the identification and collection of child support obligations, tax obligations, and delinquent fines, bail, or parking penalties. [Cal. Veh.Code § 1653.5](#). See also [Lauderbach v. Zolin](#), 35 Cal.App.4th 578, 41 Cal.Rptr.2d 434, 436–37 (1995). Miller is single, has no children, and has no outstanding child support obligations, taxes, fines, bail, or parking penalties.

Based on his deeply held religious beliefs, Miller refused to supply his social security number. Miller does not belong to any organized religion, but has a long-standing and well-established personal system of theological belief. Miller describes one aspect of his belief as “posit[ing] that the unique defining purpose of life is separate, individual existence” and that “each individual's actions should be in furtherance of the separate evolving identity of each individual during their life.” Although Miller has no objection to the use of distinct separate account numbers as identifiers, he believes that “the use of a single common identifier in multiple relationships represents the creation of an external analog of the individual, a surrogate shadow-identity ... which is narrowed and limited by the perceptions and purposes of those using the analog.” According to Miller, disclosing his social security number to an entity other than the Social Security Administration contributes to the creation of a “caricature” of his identity as an individual and is “tantamount to a ‘sin,’ as that term is commonly used.”

\*1205 Because of Miller's beliefs, he has refused to provide his social security number in many contexts over

several decades, including his application to the State Bar of California to practice law and his applications for practice before this court and the United States Supreme Court.

Although Miller was in all other respects qualified for and entitled to receive a renewal of his driver's license, the DMV rejected his application because he failed to supply his social security number, as required by [California Vehicle Code § 1653.5](#).

Miller brought suit in the district court against Sally Reed, the Director of the California Department of Motor Vehicles, seeking injunctive relief.<sup>2</sup> Miller's first claim, asserted under [42 U.S.C. § 1983](#), alleged the violation of his constitutional rights to the free exercise of religion and to interstate travel; his second claim alleged the violation of the Religious Freedom Restoration Act (“RFRA”); and his third claim alleged the violation of his state constitutional right to privacy. Initially, the district court dismissed Miller's first and third claims without prejudice, but did not dismiss his second RFRA claim. After the Supreme Court held in [City of Boerne v. Flores](#), 521 U.S. 507, 117 S.Ct. 2157, 138 L.Ed.2d 624 (1997), that the RFRA was unconstitutional, the district court granted the defendant's unopposed motion for judgment on the pleadings, entered a final judgment of dismissal, and dismissed the entire action.

Miller now appeals the dismissal of his [section 1983](#) claim, in which he alleges that [California Vehicle Code § 1653.5](#) violates his federal constitutional rights to interstate travel and the free exercise of religion.

II

## DISCUSSION

### A. Interstate Travel

Miller contends the DMV violated his fundamental right to interstate travel by depriving him of the use of his primary means of travel, driving an automobile. Miller provides no precedent supporting his contention that, absent a lack of due process, denial of a driver's license is tantamount to denial of a constitutional right.

[1] The Supreme Court has recognized a fundamental right to interstate travel. [Attorney General of New York v. Soto-Lopez](#), 476 U.S. 898, 903, 106 S.Ct. 2317, 90 L.Ed.2d 899

(1986) (Brennan, J., plurality opinion). Burdens placed on travel generally, such as gasoline taxes, or minor burdens impacting interstate travel, such as toll roads, do not constitute a violation of that right, however. *See Kansas v. United States*, 16 F.3d 436, 442 (D.C.Cir.1994).

[2] Miller does not allege that the primary objective of California Vehicle Code § 1653.5 is to impede interstate travel or that section 1653.5's regulation of driver licensing treats interstate travelers differently from intrastate travelers. *Cf. Soto-Lopez*, 476 U.S. at 903, 106 S.Ct. 2317. Instead, because Miller cannot legally drive a car unless his driver's license is renewed, he argues that he has been deprived of an essential mode of transportation. Emphasizing the importance of automobiles in modern society, Miller contends that his right to interstate travel encompasses a fundamental right to drive a car.

[3] We have previously held that burdens on a single mode of transportation do not implicate the right to interstate travel. *See Monarch Travel Servs., Inc. v. Associated Cultural Clubs, Inc.*, 466 F.2d 552, 554 (9th Cir.1972) (“A rich man can choose \*1206 to drive a limousine; a poor man may have to walk. The poor man's lack of choice in his mode of travel may be unfortunate, but it is not unconstitutional.”); *City of Houston v. FAA*, 679 F.2d 1184, 1198 (5th Cir.1982) (“At most, [the air carrier plaintiffs'] argument reduces to the feeble claim that passengers have a constitutional right to the most convenient form of travel. That notion, as any experienced traveler can attest, finds no support whatsoever in [the Supreme Court's right of interstate travel jurisprudence] or in the airlines' own schedules.”). The Supreme Court of Rhode Island in *Berberian v. Petit*, 118 R.I. 448, 374 A.2d 791 (1977), put it this way:

The plaintiff's argument that the right to operate a motor vehicle is fundamental because of its relation to the fundamental right of interstate travel is utterly frivolous. The plaintiff is not being prevented from traveling interstate by public transportation, by common carrier, or in a motor vehicle driven by someone with a license to drive it. What is at issue here is not his right to travel interstate, but his right to operate a motor vehicle on the public highways, and we have no hesitation in holding that this is not a fundamental right.

374 A.2d at 794 (citations and footnotes omitted).

Miller does not have a fundamental “right to drive.” In *Dixon v. Love*, 431 U.S. 105, 112–16, 97 S.Ct. 1723, 52 L.Ed.2d 172 (1977), the Supreme Court held that a state could

summarily suspend or revoke the license of a motorist who had been repeatedly convicted of traffic offenses with due process satisfied by a full administrative hearing available only after the suspension or revocation had taken place. The Court conspicuously did not afford the possession of a driver's license the weight of a fundamental right. *See also Mackey v. Montrym*, 443 U.S. 1, 10, 99 S.Ct. 2612, 61 L.Ed.2d 321 (1979); *Bell v. Burson*, 402 U.S. 535, 539, 542–43, 91 S.Ct. 1586, 29 L.Ed.2d 90 (1971).

In sum, Miller does not have a fundamental right to drive a motor vehicle, and the DMV did not unconstitutionally impede his right to interstate travel by denying him a driver's license.

#### B. Exercise of Religion

[4] [5] In *Employment Division v. Smith*, 494 U.S. 872, 110 S.Ct. 1595, 108 L.Ed.2d 876 (1990), the Court analyzed a free exercise of religion claim under a rational basis test. Under this test, a rationally based, neutral law of general applicability does not violate the right to free exercise of religion even though the law incidentally burdens a particular religious belief or practice. *Id.* at 879, 110 S.Ct. 1595; *see also Church of the Lukumi Babalu Aye, Inc. v. City of Hialeah*, 508 U.S. 520, 531, 113 S.Ct. 2217, 124 L.Ed.2d 472 (1993) (citing *Smith*, 494 U.S. at 879, 110 S.Ct. 1595). Applying *Smith*'s rational basis test to the present case, we conclude that Miller's free exercise claim fails.

In *Smith*, the Supreme Court held: “[T]he right of free exercise does not relieve an individual of the obligation to comply with a valid and neutral law of general applicability on the ground that the law proscribes (or prescribes) conduct that his religion prescribes (or proscribes).” 494 U.S. at 879, 110 S.Ct. 1595 (internal quotations and citations omitted). The Court explained: “The government's ability to enforce generally applicable prohibitions of socially harmful conduct, like its ability to carry out other aspects of public policy, ‘cannot depend on measuring the effects of a governmental action on a religious objector's spiritual development.’ ” *Id.* at 885, 110 S.Ct. 1595 (quoting *Lyng v. Northwest Indian Cemetery Protective Ass'n*, 485 U.S. 439, 451, 108 S.Ct. 1319, 99 L.Ed.2d 534 (1988)).

Miller concedes that California may regulate drivers' licenses and that all applicants for drivers' licenses are required to provide their social security numbers. *See \*1207 Nowlin v. Department of Motor Vehicles*, 53 Cal.App.4th 1529, 62 Cal.Rptr.2d 409, 412–14 (1997). He does not deny that

section 1653.5 is facially neutral, nor does he allege that section 1653.5 has the object of burdening religion or has more than an incidental effect on religious practices or beliefs. Finally, he does not deny that section 1653.5 is rationally related to California's legitimate interests in locating the whereabouts of errant parents for purposes of carrying out child support programs, collecting tax obligations, and collecting amounts overdue and unpaid for fines, penalties, assessments, bail, and vehicle parking penalties. *See id.* at 415; *Lauderbach*, 41 Cal.Rptr.2d at 436–39.

We conclude that California Vehicle Code § 1653.5 is a valid and neutral law of general applicability. Under *Smith*, the DMV's enforcement of it does not violate Miller's right to the free exercise of religion. *Cf. Bowen v. Roy*, 476 U.S. 693, 701–12, 106 S.Ct. 2147, 90 L.Ed.2d 735 (1986) (Burger, C.J., plurality) (foreshadowing the *Smith* analysis in rejecting a free exercise challenge to the requirement that applicants for a federal welfare program provide social security numbers).

Miller contends, however, that *Smith* does not apply to his claim. He argues (1) *Smith* is limited to challenges to criminally prohibited conduct and (2) his claim fits within the “hybrid-rights” exception to *Smith*. Both arguments fail.

[6] Although we have indicated in dicta in prior cases that *Smith* only applies when the challenged law “punishes conduct which constitutes a criminal act,” *NLRB v. Hanna Boys Center*, 940 F.2d 1295, 1305 (9th Cir.1991); *see also Vernon v. City of Los Angeles*, 27 F.3d 1385, 1393 n. 1 (9th Cir.1994); *American Friends Service Comm. Corp. v. Thornburgh*, 961 F.2d 1405, 1408 (9th Cir.1991), we have since applied *Smith* to cases not involving criminally prohibited conduct. *See, e.g., Thomas v. Anchorage Equal Rights Comm'n*, 165 F.3d 692, 700–07 (9th Cir.1999); *Johns v. County of San Diego*, 114 F.3d 874, 877 (9th Cir.1997). The Supreme Court has never directly addressed the issue. In *Boerne*, however, the Court appeared to assume that *Smith* would apply to local zoning ordinances in the absence of the Religious Freedom Restoration Act. *See Boerne*, 521 U.S. at —, 117 S.Ct. at 2171; *see also Thomas*, 165 F.3d at 700 n. 6 (“[T]he Supreme Court's implicit determination in *Boerne* that *Smith* reaches civil, as well as criminal, laws is significant, and controls our analysis.”). We now join the other circuits that have considered the issue, and hold that *Smith* is not limited to challenges to criminally prohibited conduct. *See Vandiver v. Hardin County Bd. of Educ.*, 925 F.2d 927, 932 (6th Cir.1991); *Salvation Army v. Department of Community Affairs*, 919 F.2d 183, 194–200 (3d Cir.1990).

[7] *Smith*, however, excepts a hybrid-rights claim from its rational basis test. In *Smith*, the Court distinguished the strict scrutiny imposed in “hybrid situation[s]” in which a law “involve[s] not the Free Exercise Clause alone, but the Free Exercise Clause in conjunction with other constitutional protections.” 494 U.S. at 881–82, 110 S.Ct. 1595. Although the Court “has been somewhat less than precise with regard to the nature of hybrid rights,” we recently held that, to assert a hybrid-rights claim, “a free exercise plaintiff must make out a ‘colorable claim’ that a companion right has been violated—that is, a ‘fair probability’ or a ‘likelihood,’ but not a certitude, of success on the merits.” *Thomas*, 165 F.3d at 703, 707. Other circuits have adopted similar or more stringent predicates for a hybrid-rights claim. *See, e.g., Swanson v. Guthrie Indep. Sch. Dist. No. I–L*, 135 F.3d 694, 700 (10th Cir.1998) (“Whatever the *Smith* hybrid-rights theory may ultimately mean, we believe that it at least requires a colorable showing of infringement of recognized and specific constitutional rights, rather than the mere invocation of a general right such as the right to control the education of one's child.”); *Brown v. Hot, Sexy, & Safer Prods., Inc.*, 68 F.3d 525, 539 (1st Cir.1995) (concluding that the hybrid-rights exception was not triggered because the plaintiffs \*1208 had not shown interference with an independently protected constitutional right); *Kissinger v. Board of Trustees*, 5 F.3d 177, 180 (6th Cir.1993) (refusing to recognize a hybrid-rights exception).

[8] We hold that a plaintiff does not allege a hybrid-rights claim entitled to strict scrutiny analysis merely by combining a free exercise claim with an utterly meritless claim of the violation of another alleged fundamental right or a claim of an alleged violation of a non-fundamental or non-existent right. *See American Friends*, 961 F.2d at 1409 (refusing to apply the hybrid-rights exception to a combination of a free exercise claim with an asserted violation of “the right to hire”). Accordingly, neither Miller's chimerical claim of infringement of his right to interstate travel, nor his non-existent claim of a “right to drive,” combines with his free exercise claim to create a viable hybrid-rights claim. Thus, Miller's free exercise of religion claim is not subject to strict scrutiny, and the claim fails *Smith*'s rational basis test.

AFFIRMED.

#### All Citations

176 F.3d 1202, 163 A.L.R. Fed. 739, 99 Cal. Daily Op. Serv. 3882, 1999 Daily Journal D.A.R. 4962

Footnotes

- 1 The Honorable Harlington Wood, Jr., Senior United States Circuit Judge for the Seventh Circuit Court of Appeals, sitting by designation.
- 2 Miller also sued Daniel Lungren, who was then Attorney General of the State of California. Lungren was dismissed from the case by the district court, and Miller has not appealed that decision. Additionally, Miller originally requested monetary damages, but he abandoned that request for relief prior to the conclusion of the proceedings before the district court.

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## Filings (3)

Title	PDF	Court	Date	Type
<b>1. Appellee's Answering Brief</b> Donald S. MILLER, Appellant, v. Sally REED, Director, California Department of Motor Vehicles, Appellee. 1998 WL 34079048		C.A.9	Apr. 02, 1998	Brief
<b>2. Opening Brief of Appellant</b> Donald S. MILLER, Appellant, v. Sally REED, Director, California Department of Motor Vehicles; Daniel E. Lungren, Attorney General of the State of California, Appellees. 1998 WL 34081754		C.A.9	Feb. 17, 1998	Brief
<b>3. Docket 97-17006</b> MILLER v. REED, ET AL	—	C.A.9	Oct. 23, 1997	Docket

## Negative Treatment

### Negative Citing References (9)

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)
Called into Doubt by	1. <a href="#">Catholic Charities of Sacramento, Inc. v. Superior Court</a> 	Mar. 01, 2004	Case		<a href="#">7</a> <a href="#">8</a> F.3d
Called into Doubt by	 2. <a href="#">Parents for Privacy v. Barr</a>  <b>MOST NEGATIVE</b>	Feb. 12, 2020	Case		<a href="#">7</a> <a href="#">8</a> F.3d
Declined to Extend by	 3. <a href="#">Dittman v. California</a> 	Sep. 14, 1999	Case		<a href="#">4</a> <a href="#">5</a> F.3d
Declined to Extend by	4. <a href="#">Gary S. v. Manchester School Dist.</a>	Jan. 16, 2003	Case		<a href="#">7</a> F.3d
Distinguished by	5. <a href="#">Worley v. Waddell</a>	May 03, 2011	Case		—
Distinguished by	 6. <a href="#">Latif v. Holder</a>	Aug. 28, 2013	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Distinguished by	 7. <a href="#">Mohamed v. Holder</a>	Jan. 22, 2014	Case		<a href="#">2</a> F.3d
Distinguished by	 8. <a href="#">Latif v. Holder</a>	June 24, 2014	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Distinguished by	 <a href="#">9. Mohamed v. Holder</a> 266 F.Supp.3d 868 , E.D.Va. TRANSPORTATION — Aviation. “No Fly List,” register of persons who were prohibited from flying on commercial airlines, did not violate citizen's substantive due process rights.	July 20, 2017	Case		<a href="#">2</a> F.3d

## Citing References (396)

Treatment	Title	Date	Type	Depth	Headnote(s)
Called into Doubt by <b>NEGATIVE</b>	 <b>1. Parents for Privacy v. Barr</b> ¶ 949 F.3d 1210, 1237+ , 9th Cir.(Or.)  EDUCATION — Civil Rights. School district's student safety plan for transgender boy did not discriminate based on sex.	Feb. 12, 2020	Case		<a href="#">7</a> <a href="#">8</a>  F.3d
Declined to Extend by <b>NEGATIVE</b>	 <b>2. Dittman v. California</b> ¶ 191 F.3d 1020, 1030+ , 9th Cir.(Cal.)  Acupuncturist brought action against State of California Acupuncture Committee and its Executive Officer alleging that Committee's refusal to renew his license unless he disclosed...	Sep. 14, 1999	Case		<a href="#">4</a> <a href="#">5</a>  F.3d
Discussed by	<b>3. Matthew v. Honish</b> ¶ 233 Fed.Appx. 563, 564+ , 7th Cir.(Wis.)  TRANSPORTATION - Motor Vehicles. State licensure and registration requirements did not violate motorist's constitutional right to travel.	May 10, 2007	Case		<a href="#">2</a>  F.3d
Discussed by	 <b>4. U.S. v. Mitchell</b> ¶ 502 F.3d 931, 949+ , 9th Cir.(Ariz.)  CRIMINAL JUSTICE - Death Penalty. Jury instruction on pecuniary gain was warranted in capital murder proceedings brought under the Federal Death Penalty Act.	Sep. 05, 2007	Case		<a href="#">5</a>  F.3d
Discussed by	 <b>5. Harper v. Poway Unified School Dist.</b> ¶ 445 F.3d 1166, 1187+ , 9th Cir.(Cal.)  EDUCATION - Civil Rights. Barring student from wearing T-shirt condemning homosexuality was not likely to violate First Amendment.	Apr. 20, 2006	Case		<a href="#">7</a> <a href="#">8</a>  F.3d
Discussed by	 <b>6. Gilmore v. Gonzales</b> ¶ 435 F.3d 1125, 1136+ , 9th Cir.(Cal.)  TRANSPORTATION - Aviation. Security directive requiring airline passenger to present identification before boarding flight did not violate due process.	Jan. 26, 2006	Case		<a href="#">2</a> <a href="#">8</a>  F.3d
Discussed by	 <b>7. San Jose Christian College v. City of Morgan Hill</b> ¶ 360 F.3d 1024, 1031+ , 9th Cir.(Cal.)  EDUCATION - Religion. Denial of religious college's application for rezoning did not violate RLUIPA.	Mar. 08, 2004	Case		<a href="#">4</a> <a href="#">5</a> <a href="#">7</a>  F.3d
Discussed by	<b>8. Yagman v. Wunderlich</b> ¶ 2021 WL 6804219, *4+ , C.D.Cal.  Before the Court is Defendants' motion to dismiss and strike, filed on August 30, 2021. Dkt. No. 17. Plaintiff filed his opposition to the motion on September 17, 2021. Dkt. No....	Oct. 04, 2021	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d
Discussed by	<b>9. Cotton v. County of San Bernardino</b> ¶ 2020 WL 5900154, *13+ , C.D.Cal.  The court submits this Report and Recommendation to the Honorable Virginia A. Phillips, United States District Judge, pursuant to 28 U.S.C. § 636 and General Order No. 05-07 of the...	Sep. 01, 2020	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	<b>10. Cholerton v. Brown</b> ¶ 2014 WL 3818049, *4+ , C.D.Cal.  The Court submits this Report and Recommendation to the Honorable George H. Wu, United States District Judge, pursuant to 28 U.S.C. § 636 and General Order 05–07 of the United...	May 16, 2014	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d
Discussed by	<b>11. Pouncil v. Tilton</b> ¶ 2014 WL 1664902, *4+ , E.D.Cal.  Plaintiff Madero Pouncil is a state prisoner proceeding through counsel with this action raising claims under the Religious Land Use and Institutionalized Persons Act (RLUIPA) and...	Apr. 23, 2014	Case		<a href="#">6</a> <a href="#">7</a> <a href="#">8</a>  F.3d
Discussed by	<b>12. Darkins v. Snowden</b> ¶ 2013 WL 5530977, *7+ , C.D.Cal.  Pursuant to 28 U.S.C. § 636, the Court has reviewed the Complaint, all of the records herein, Defendant's motion to dismiss the Complaint ("Motion") and the parties' related...	Oct. 01, 2013	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d
Discussed by	<b>13. Rogers v. Orange County Transit Authority</b> ¶ 2013 WL 12164780, *5+ , C.D.Cal.  Before the Court is a Motion to Dismiss filed by Defendants Orange County Transportation Authority, erroneously sued as Orange County Transit Authority, Ernestito A. Torres, and R....	May 29, 2013	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d
Discussed by	<b>14. Porter v. Bates</b> ¶ 2012 WL 4040347, *4+ , N.D.Cal.  Plaintiff James Porter filed a pro se complaint against Defendants Tom Bates, Berkeley City Council, Berkeley Police (collectively, the "Berkeley Defendants"), the University of...	Sep. 11, 2012	Case		<a href="#">5</a> <a href="#">6</a> <a href="#">7</a>  F.3d
Discussed by	<b>15. McCain v. California Highway Patrol</b> ¶ 2011 WL 3818758, *7+ , E.D.Cal.  Presently before the court is a motion attacking plaintiff's verified complaint, which was filed by defendants Mike's Towing Service, Inc. and Michael D. Olivarez ("Towing...	Aug. 26, 2011	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d
Discussed by	<b>16. Harris v. Business, Transp. and Housing Agency</b> 2007 WL 1140667, *9+ , N.D.Cal.  Plaintiff Smiley J. Harris filed this action on January 23, 2007, and also filed a request for leave to proceed in forma pauperis ("IFP"), and a motion for preliminary...	Apr. 17, 2007	Case		<a href="#">2</a> <a href="#">3</a> <a href="#">8</a>  F.3d
Discussed by	<b>17. Weeks v. Johnson</b> 2017 WL 4533723, *6+ , D.Mont.  Before the Court is the Fed. R. Civ. P. 12(b)(6) motion to dismiss filed by Defendants Montana Municipal Court Judge Bradley Johnson, Deputy City Attorney Kristi Curtis, Whitefish,...	July 26, 2017	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	 <b>18. Mendoza v. Garrett</b> 358 F.Supp.3d 1145, 1173+ , D.Or.  TRANSPORTATION — Motor Vehicles. Oregon's driver's license suspension statute for the nonpayment of traffic debt did not violate substantive due process or equal protection.	Dec. 12, 2018	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d
Discussed by	<b>19. Tarhuni v. Holder</b> 8 F.Supp.3d 1253, 1272+ , D.Or.  CIVIL RIGHTS - Due Process. Placement passenger on no-fly list implicated his substantive due process right to international travel.	Mar. 26, 2014	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d
Discussed by	<b>20. Green v. City of Philadelphia</b>  2004 WL 1170531, *6+ , E.D.Pa.  This case presents the question of whether the City of Philadelphia may condition the grant of a license to carry a firearm upon the submission of the applicant's photograph where...	May 26, 2004	Case		<a href="#">7</a> <a href="#">8</a>  F.3d
Discussed by	<b>21. Boaz v. Washington</b>  2013 WL 3475470, *2+ , E.D.Wash.  On February 15, 2013, Plaintiff Deloris Boaz filed a pro se civil rights Complaint against three individuals, presumably all of whom are law enforcement officers employed by the...	July 10, 2013	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d
Discussed by	 <b>22. Durnil v. Snyder</b> 2002 WL 194252, *6+ , Cal.App. 4 Dist.  TRANSPORTATION - Motor Vehicles. Motorist was state resident who was required to pay penalties and registration fees on motorhome.	Feb. 08, 2002	Case		—
Discussed by	<b>23. State v. Cicione</b> 2014 WL 4656426, *3+ , Del.Super.  On April 20, 2013, Defendant drove through a stop sign and struck a vehicle in which Anthony McGuire was a passenger. Mr. McGuire was pronounced dead at the scene. According to...	Sep. 16, 2014	Case		<a href="#">3</a>  F.3d
Called into Doubt by 	<b>24. Catholic Charities of Sacramento, Inc. v. Superior Court</b>  10 Cal.Rptr.3d 283, 308+ , Cal.  INSURANCE - Health. Women's Contraception Equity Act did not violate constitutional right to free exercise of religion.	Mar. 01, 2004	Case		<a href="#">7</a> <a href="#">8</a>  F.3d
Declined to Extend by 	<b>25. Gary S. v. Manchester School Dist.</b> 241 F.Supp.2d 111, 121 , D.N.H.  EDUCATION - Disabled Students. Private school student was not entitled to hearing regarding IDEA benefits.	Jan. 16, 2003	Case		<a href="#">7</a>  F.3d
Distinguished by 	 <b>26. Mohamed v. Holder</b> 266 F.Supp.3d 868, 879 , E.D.Va.  TRANSPORTATION — Aviation. "No Fly List," register of persons who were prohibited from flying on commercial airlines, did not violate citizen's substantive due process rights.	July 20, 2017	Case		<a href="#">2</a>  F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Distinguished by <b>NEGATIVE</b>	 <b>27. Latif v. Holder</b> 28 F.Supp.3d 1134, 1148 , D.Or.  GOVERNMENT - Emergency. Airline passengers allegedly wrongly placed on No-Fly List were not given required notice and opportunity for redress.	June 24, 2014	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d
Distinguished by <b>NEGATIVE</b>	 <b>28. Mohamed v. Holder</b> 995 F.Supp.2d 520, 538 , E.D.Va.  CIVIL RIGHTS - Due Process. Allegations were sufficient to state claim for violations of procedural due process based on placement on no fly list.	Jan. 22, 2014	Case		<a href="#">2</a>  F.3d
Distinguished by <b>NEGATIVE</b>	 <b>29. Latif v. Holder</b> 969 F.Supp.2d 1293, 1303 , D.Or.  CIVIL RIGHTS - Due Process. Citizens had a constitutionally-protected liberty interest in traveling internationally by air.	Aug. 28, 2013	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d
Distinguished by <b>NEGATIVE</b>	<b>30. Worley v. Waddell</b> 819 F.Supp.2d 826, 830 , S.D.Ind.  CIVIL RIGHTS - Due Process. Allegations were sufficient to plead a deprivation of a fundamental right.	May 03, 2011	Case		—
Cited by	 <b>31. Parker v. Hurley</b> 514 F.3d 87, 96+ , 1st Cir.(Mass.)  EDUCATION - Textbooks and Curriculum. Inclusion in elementary curriculum of books encouraging respect for gay parents did not infringe upon constitutional rights.	Jan. 31, 2008	Case		<a href="#">7</a> <a href="#">8</a>  F.3d
Cited by	 <b>32. Selevan v. New York Thruway Authority</b>  584 F.3d 82, 101 , 2nd Cir.(N.Y.)  GOVERNMENT - Highways and Roads. Nonresident motorists challenging toll policy stated § 1983 claim under the dormant Commerce Clause	Oct. 15, 2009	Case		<a href="#">1</a>  F.3d
Cited by	 <b>33. Town of Southold v. Town of East Hampton</b>  477 F.3d 38, 54 , 2nd Cir.(N.Y.)  MARITIME LAW - Vessel Operation. Town law restricting ferry service was not per se invalid under dormant Commerce Clause.	Feb. 08, 2007	Case		<a href="#">3</a>  F.3d
Cited by	<b>34. Owner Operator Independent Drivers Association, Inc. v. Pennsylvania Turnpike Commission</b>  934 F.3d 283, 295+ , 3rd Cir.(Pa.)  GOVERNMENT — Highways and Roads. Pennsylvania Turnpike Commission's (PTC) use of excess toll funds for non-toll road projects did not violate the dormant Commerce Clause.	Aug. 13, 2019	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d
Cited by	<b>35. Abuhouran v. Social Sec. Admin.</b> 291 Fed.Appx. 469, 473 , 3rd Cir.(N.J.)  GOVERNMENT - Tort Claims. Discretionary function exception of the FTCA applied to SSA employees' conduct,	Aug. 04, 2008	Case		<a href="#">2</a>  F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<b>36. Elhady v. Kable</b> ¶ 993 F.3d 208, 221+ , 4th Cir.(Va.)  CIVIL RIGHTS — Due Process. Delays that plaintiffs experienced at airports and at border due to being in terrorist database not violate due process liberty interests in travel.	Mar. 30, 2021	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d
Cited by	<b>37. Duncan v. Cone</b> 2000 WL 1828089, *2+ , 6th Cir.(Tenn.)  George Taylor Duncan and Christine Josee Nelly Duncan, proceeding pro se, appeal a district court order dismissing their civil rights suit purportedly filed pursuant to 18 U.S.C. §...	Dec. 07, 2000	Case		<a href="#">3</a>  F.3d
Cited by	<b>38. Civil Liberties for Urban Believers v. City of Chicago</b> ¶ 342 F.3d 752, 765 , 7th Cir.(Ill.)  REAL PROPERTY - Zoning and Planning. Chicago zoning ordinance did not impose substantial burden on churches in violation of RLUIPA.	Aug. 20, 2003	Case		<a href="#">7</a>  F.3d
Cited by	<b>39. Wos v. Sheahan</b> 57 Fed.Appx. 694, 697 , 7th Cir.(Ill.)  CIVIL RIGHTS - Arrest and Detention. Motorist's failure to produce driver's license provided deputies with probable cause to arrest.	Dec. 17, 2002	Case		<a href="#">2</a>  F.3d
Cited by	<b>40. Miranda v. City of Casa Grande</b> ¶ 15 F.4th 1219, 1224 , 9th Cir.(Ariz.)  CIVIL RIGHTS — Due Process. Driver's procedural due process rights were not violated even if police officer testified falsely, as state provided adequate postdeprivation process.	Oct. 19, 2021	Case		<a href="#">2</a> <a href="#">8</a>  F.3d
Cited by	<b>41. Krishna Lunch of Southern California, Inc. v. Gordon</b> 797 Fed.Appx. 311, 314 , 9th Cir.(Cal.)  EDUCATION — Civil Rights. Religious nonprofit organization sufficiently alleged expressive conduct, as required to state First Amendment free speech claim.	Jan. 13, 2020	Case		<a href="#">5</a>  F.3d
Cited by	<b>42. McCain v. Stockton Police Department</b> 695 Fed.Appx. 314, 315 , 9th Cir.(Cal.)  Terrylyn McCain appeals pro se from the district court's judgment dismissing her 42 U.S.C. § 1983 action alleging constitutional claims arising from a traffic stop and her...	Aug. 16, 2017	Case		<a href="#">2</a>  F.3d
Cited by	<b>43. Laine v. City of Livermore</b> 695 Fed.Appx. 260, 261 , 9th Cir.(Cal.)  Joshua Laine appeals pro se from the district court's summary judgment in his action alleging federal and state law claims in connection with the impoundment of his truck. We have...	Aug. 14, 2017	Case		<a href="#">2</a>  F.3d
Cited by	<b>44. Stormans, Inc. v. Wiesman</b> 794 F.3d 1064, 1076+ , 9th Cir.(Wash.)  CIVIL RIGHTS - Religion. Dispensing rules for pharmacies did not violate Free Exercise Clause.	July 23, 2015	Case		<a href="#">5</a>  F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<b>45. Caddell v. Helena Elder Housing, Inc.</b> 494 Fed.Appx. 809, 810 , 9th Cir.(Mont.)  CIVIL RIGHTS - Judgment. Res judicata barred litigation of constitutional claims against city and housing corporation that were, or could have been, raised in previous action.	Oct. 18, 2012	Case		<a href="#">2</a> F.3d
Cited by	<b>46. Neal v. Arizona</b> 436 Fed.Appx. 811, 812 , 9th Cir.(Ariz.)  NATIVE AMERICANS - Equal Protection. Refusal to recognize purported Indian tribe-issued driver's licenses and other documents did not violate equal protection.	June 08, 2011	Case		<a href="#">2</a> F.3d
Cited by	<b>47. Porto v. City of Laguna Beach</b> 🗑️ 422 Fed.Appx. 594, 595 , 9th Cir.(Cal.)  CIVIL RIGHTS - Free Speech. Scuba diver failed to state First Amendment retaliation claim based on issuance of municipal code citation for failure to obey lifeguard.	Mar. 17, 2011	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>48. Pringle v. Majetich</b> 369 Fed.Appx. 821, 822 , 9th Cir.(Or.)  Eugene Dayton Pringle appeals pro se the district court's order dismissing with prejudice Pringle's 42 U.S.C. § 1983 action alleging constitutional violations arising from a...	Mar. 04, 2010	Case		<a href="#">3</a> F.3d
Cited by	<b>49. Stormans, Inc. v. Selecky</b> 586 F.3d 1109, 1137 , 9th Cir.(Wash.)  HEALTH - Drugs. Free Exercise challenge to antidiscrimination rules of pharmacy board was subject to rational basis standard of review.	Oct. 28, 2009	Case		<a href="#">4</a> F.3d
Cited by	<b>50. Stormans, Inc. v. Selecky</b> 571 F.3d 960, 987 , 9th Cir.(Wash.)  HEALTH - Drugs. Free Exercise challenge to antidiscrimination rules of pharmacy board was subject to rational basis standard of review.	July 08, 2009	Case		<a href="#">4</a> F.3d
Cited by	<b>51. Jacobs v. Clark County School Dist.</b> 526 F.3d 419, 445 , 9th Cir.(Nev.)  EDUCATION - Dress Codes. Intermediate scrutiny, not substantial-interference test, applied on free speech challenge to mandatory student dress codes.	May 12, 2008	Case		<a href="#">7</a> F.3d
Cited by	<b>52. Stormans Inc. v. Selecky</b> 526 F.3d 406, 415 , 9th Cir.(Wash.)  CIVIL RIGHTS - Injunction. Stay pending appeal of injunction, barring enforcement of regulations imposing sanctions on pharmacists, was not warranted.	May 01, 2008	Case		<a href="#">5</a> F.3d
Cited by	<b>53. Tutor-Saliba Corp. v. City of Hailey</b> 🗑️ 452 F.3d 1055, 1062 , 9th Cir.(Idaho)  CIVIL RIGHTS - Attorney Fees. Presence of interrelated non-frivolous claims did not preclude fee award for defending against frivolous claims.	July 03, 2006	Case		<a href="#">3</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<b>54. Lauran v. U.S. Forest Service</b> ¶ 141 Fed.Appx. 515, 520 , 9th Cir.(Cal.) ENVIRONMENTAL LAW - Parks. Forest Service did not violate public notice requirement by implementing Adventure Pass.	June 29, 2005	Case		<a href="#">1</a> F.3d
Cited by	<b>55. American Family Ass'n, Inc. v. City and County of San Francisco</b> ¶ 277 F.3d 1114, 1124+ , 9th Cir.(Cal.) CIVIL RIGHTS - Religion. City's disapproval of religious groups' ads on homosexuality did not violate the Establishment Clause.	Jan. 16, 2002	Case		<a href="#">7</a> F.3d
Cited by	<b>56. Smelser v. City of Troutdale</b> 229 F.3d 1159, 1159 , 9th Cir.(Or.) Kenneth R. Smelser appeals pro se the district court's dismissal and grant of summary judgment in his action alleging civil rights violations arising out of a series of traffic...	July 10, 2000	Case		—
Cited by	<b>57. Strong v. Walter</b> ¶ 217 F.3d 846, 846 , 9th Cir.(Alaska) Vance Strong appeals pro se the district court's judgment dismissing his 42 U.S.C. §§ 1983, 1985, and 1986 action alleging a violation of his constitutional rights when he was...	May 04, 2000	Case		<a href="#">2</a> F.3d
Cited by	<b>58. Abdi v. Wray</b> ¶ 942 F.3d 1019, 1030 , 10th Cir.(Utah) TRANSPORTATION — Aviation. Placement of traveler on suspected terrorist list did not deprive traveler of his liberty interest in travel in violation of procedural due process.	Nov. 12, 2019	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>59. Axson-Flynn v. Johnson</b> ¶ 356 F.3d 1277, 1295 , 10th Cir.(Utah) CIVIL RIGHTS - Religion. Whether university program violated free exercise could not be decided on summary judgment.	Feb. 03, 2004	Case		<a href="#">7</a> F.3d
Cited by	<b>60. Roberts v. State</b> 229 F.3d 1164, 1164 , 10th Cir.(Colo.) After examining the briefs and appellate record, this panel has determined unanimously that oral argument would not materially assist the determination of this appeal. See...	Sep. 08, 2000	Case		<a href="#">2</a> F.3d
Cited by	<b>61. Pollack v. Duff</b> 793 F.3d 34, 46 , D.C.Cir. CIVIL RIGHTS - Privileges and Immunities. Agency's hiring policy limiting applicant pool to residents of particular area did not violate applicant's constitutional right to travel.	July 07, 2015	Case		<a href="#">1</a> F.3d
Cited by	<b>62. Alaska Constitutional Legal Defense Conservation Fund, Inc. v. Norton</b> ¶ 2005 WL 2340702, *5 , D.Alaska Plaintiffs move for summary judgment. This motion is opposed, and defendants and intervenor cross-move for summary judgment. Oral argument has been requested but is not deemed...	Aug. 19, 2005	Case		<a href="#">1</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<b>63. Fazlovic v. Maricopa County</b> 2012 WL 12960870, *2 , D.Ariz.  This Order addresses the pending cross motions for summary judgment. At oral argument the Court explained its preliminary views that genuine issues of material fact precluded...	Sep. 28, 2012	Case		<a href="#">5</a> F.3d
Cited by	<b>64. Adams v. United States Dept. of Agriculture</b> ¶ 2010 WL 11523866, *7 , D.Ariz.  Gaye Adams, Greg Lewis, Daniel Patterson, and Christine Wallace filed a complaint against the United States Department of Agriculture, United States Forest Service ("Forest...	Mar. 09, 2010	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>65. Knauss v. City of Phoenix, Neighborhood Preservation Div.</b> 2007 WL 1655522, *4 , D.Ariz.  Pending before the Court are Plaintiff Herbert Knauss's Amended Motion for Summary Judgment (doc. # 19) and Defendant City of Phoenix's Motion for Judgment of Dismissal on the...	June 06, 2007	Case		<a href="#">5</a> F.3d
Cited by	<b>66. MacMillan v. City and County of San Francisco</b> ¶ 2022 WL 1459570, *6 , N.D.Cal.  The plaintiffs—Brendan and Melanie MacMillan and their children—allege that the City and County of San Francisco (the CCSF) and several of its employees (Nicole Stein and Molly...	May 08, 2022	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>67. White v. Seabrooks</b> ¶ 2022 WL 2189637, *6 , C.D.Cal.  Before the Court is Defendants Gleam Davis, Philip Brock, Christine Parra, Lana Negrete, Sue Himmelrich, Kristin McCowan, Oscar de la Torre, David White, Ashley Allen and Richard...	Feb. 04, 2022	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>68. Vallejo v. California Department of Motor Vehicles</b> ¶ 2022 WL 266821, *2 , C.D.Cal.  On December 27, 2021, Plaintiff Ed Vallejo, proceeding pro se, filed a document entitled "Notice and Motion to File Class Verified Petition for a Writ of Mandate (Mandamus) and...	Jan. 27, 2022	Case		<a href="#">1</a> <a href="#">3</a> F.3d
Cited by	<b>69. Vallejo v. California Department of Motor Vehicles</b> ¶ 2022 WL 1081149, *3+ , C.D.Cal.  On December 27, 2021, Plaintiff filed a document entitled "Notice and Motion to File Class Verified Petition for a Writ of Mandate (Mandamus) and Complaint for Declaratory and...	Jan. 20, 2022	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>70. Calvary Chapel of Ukiah v. Newsom</b> 524 F.Supp.3d 986, 1002 , E.D.Cal.  CIVIL RIGHTS — Injunction. Churches failed to establish likelihood of success of claim that restrictions on indoor singing during COVID-19 pandemic violated Free Exercise Clause.	Mar. 10, 2021	Case		<a href="#">5</a> <a href="#">6</a> <a href="#">7</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<b>71. Yagman v. Garcetti</b> ¶ 2020 WL 7079355, *3 , C.D.Cal.  On June 5, 2020, Defendants Eric Michael Garcetti, Bob Blumenfield, Mike Bonin, Joe Buscaino, Nury Martinez, Mitch O'Farrell, David Ryu, Kevin Lee James, Aura Garcia, Mike Davis,...	Dec. 03, 2020	Case		<a href="#">1</a> <a href="#">3</a> F.3d
Cited by	<b>72. Baird v. Becerra</b> ¶ 2020 WL 5107614, *7 , E.D.Cal.  In this case brought under 42 U.S.C. § 1983, plaintiffs challenge the constitutionality of California's open carry licensing regime under the Second, Fourth, Fifth and Fourteenth...	Aug. 31, 2020	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>73. Raiser v. City of Murrieta</b> ¶ 2020 WL 4758563, *6+ , C.D.Cal.  This Amended Report and Recommendation is submitted to the Honorable Dale S. Fischer, United States District Judge, pursuant to 28 U.S.C. § 636 and General Order 05-07 of the...	Apr. 08, 2020	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>74. Crook v. Los Angeles County Sheriff's Department</b> ¶ 2020 WL 556416, *3 , C.D.Cal.  This Report and Recommendation is submitted to the Honorable James V. Selna, United States District Judge, pursuant to 28 U.S.C. § 636 and General Order 05-07 of the United States...	Jan. 14, 2020	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>75. Fournerat v. Veterans Administration</b> 2019 WL 8810110, *5 , C.D.Cal.  On May 23, 2019, Wayne M. Fournerat ("Plaintiff"), proceeding pro se, filed a complaint, alleging that Defendants violated his civil rights pursuant to 42 U.S.C. §§ 1983, 1985, and...	Dec. 19, 2019	Case		<a href="#">2</a> F.3d
Cited by	<b>76. Raiser v. City of Murrieta</b> ¶ 2019 WL 6167825, *5+ , C.D.Cal.  This Report and Recommendation is submitted to the Honorable Dale S. Fischer, United States District Judge, pursuant to 28 U.S.C. § 636 and General Order 05-07 of the United States...	Aug. 02, 2019	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>77. Raiser v. City of Murrieta</b> 2019 WL 4137610, *1 , C.D.Cal.  Plaintiff Aaron Raiser seeks a preliminary injunction enjoining Defendant Michael Jacob from "detaining, citing, or arresting [him] for the sole act of driving a car in the City of..."	July 08, 2019	Case		<a href="#">3</a> F.3d
Cited by	<b>78. Rodriguez v. Los Angeles DMV Supervising Staff</b> 2019 WL 2544569, *5 , C.D.Cal.  This Report and Recommendation is submitted to the Honorable David O. Carter, United States District Judge, pursuant to 28 U.S.C. § 636 and General Order 05-07 of the United States...	May 10, 2019	Case		<a href="#">2</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<b>79. <a href="#">Brown v. CA DMV</a></b> 2019 WL 8580417, *4 , C.D.Cal.  Plaintiff, proceeding pro se and in forma pauperis, filed this civil rights action pursuant to 42 U.S.C. section 1983 on July 3, 2018. The original Complaint, although unclear,...	Apr. 08, 2019	Case		<a href="#">2</a> F.3d
Cited by	<b>80. <a href="#">Rodriguez v. Los Angeles DMV</a></b> 2019 WL 4582771, *5 , C.D.Cal.  On January 7, 2019, David A. Rodriguez ("Plaintiff"), proceeding pro se, filed a Second Amended Complaint ("SAC"), alleging that Los Angeles DMV ("Defendant") violated his civil...	Mar. 26, 2019	Case		<a href="#">2</a> F.3d
Cited by	<b>81. <a href="#">Brown v. CA DMV</a></b> 2019 WL 8580408, *6 , C.D.Cal.  Plaintiff, proceeding pro se and in forma pauperis, filed this civil rights action pursuant to 42 U.S.C. section 1983 on July 3, 2018. The original Complaint, although unclear,...	Feb. 25, 2019	Case		<a href="#">2</a> F.3d
Cited by	<b>82. <a href="#">Richardson v. Becerra</a></b> 2019 WL 397487, *5 , E.D.Cal.  Plaintiff is proceeding in this action pro se, and the case was accordingly referred to the Magistrate Judge by Local Rule 302(c)(21). There were initially two defendants in this...	Jan. 31, 2019	Case		<a href="#">1</a> <a href="#">3</a> F.3d
Cited by	<b>83. <a href="#">Kaplan v. California</a></b> 2018 WL 3629944, *4 , S.D.Cal.  Before the Court is Defendants City of San Diego, San Diego Police Department (SDPD), and Officers Eric Miller and Jaclyn Lowry's motion to dismiss Plaintiff Phillip Kaplan's First...	July 31, 2018	Case		—
Cited by	<b>84. <a href="#">Norris v. Sherman Oaks Hospital</a> ¶¶</b> 2017 WL 11645757, *8+ , C.D.Cal.  This matter is before the Court on Defendant Kamal Bijanpour, M.D.'s Motion for Summary Judgment ("Bijanpour MSJ") [Doc. # 98] and Defendants Dianna Hamed, R.N. and Chris Chen,...	Dec. 13, 2017	Case		<a href="#">5</a> <a href="#">7</a> <a href="#">8</a> F.3d
Cited by	<b>85. <a href="#">Krishna Lunch of Southern California, Inc. v. Gordon</a> ¶¶</b> 2017 WL 11593790, *2+ , C.D.Cal.  Plaintiff Krishna Lunch of Southern California, Inc. (Krishna Lunch) is a nonprofit, religious corporation. Raju Manthena, Srinivas Prasad, Nitika Kathuria, Raksha Dutt, Vidori...	Sep. 26, 2017	Case		<a href="#">5</a> <a href="#">7</a> <a href="#">8</a> F.3d
Cited by	<b>86. <a href="#">Corona v. City of Los Angeles</a> ¶¶</b> 2017 WL 3701225, *3+ , C.D.Cal.  This Final Report and Recommendation is submitted to the Honorable Valerie Baker Fairbank, Senior United States District Judge, pursuant to 28 U.S.C. § 636 and General Order 05-07...	Aug. 10, 2017	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>87. <a href="#">Corona v. City of Los Angeles</a> ¶¶</b> 2017 WL 1903101, *3+ , C.D.Cal.  Plaintiff Vicki Corona ("Plaintiff"), proceeding pro se and in forma pauperis, filed a Complaint ("Complaint") pursuant to 42 U.S.C. § 1983 ("Section 1983") alleging defendants...	May 09, 2017	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<b>88. Laine v. City of Livermore</b> 2016 WL 6427873, *1 , N.D.Cal.  In this case, the City towed Laine's car, and Laine sued on a variety of theories. The Court entered summary judgment for the City on all but one of Laine's claims – the claim that...	Oct. 31, 2016	Case		<a href="#">1</a> F.3d
Cited by	<b>89. Marchetti v. Superior Court of California</b> 2016 WL 4658959, *5 , N.D.Cal.  After receiving a citation for her vehicle's outdated registration, plaintiff Kathleen Marchetti failed to appear in traffic court by the date indicated on her citation. This...	Sep. 07, 2016	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>90. Mountain Right To Life v. California Attorney General Kamala Harris</b> 2016 WL 3883923, *4+ , C.D.Cal.  The Court has considered Plaintiffs' motion for preliminary injunction, and Defendant Dr. Karen Smith's motion to dismiss, together with the moving and opposing papers. In October,...	July 08, 2016	Case		<a href="#">5</a> F.3d
Cited by	<b>91. National Institute of Family and Life Advocates v. Harris</b> 2016 WL 3627327, *10 , S.D.Cal.  Currently pending before this Court is the motion for preliminary injunction filed by Plaintiffs National Institute of Family and Life Advocates d/b/a NIFLA ("NIFLA"), Pregnancy...	Feb. 09, 2016	Case		<a href="#">5</a> <a href="#">6</a> F.3d
Cited by	<b>92. Harper v. Ramirez</b> 2015 WL 9918409, *10+ , C.D.Cal.  This Report and Recommendation is submitted to the Honorable John A. Kronstadt, United States District Judge, pursuant to the provisions of 28 U.S.C. § 636 and General Order 194 of...	Dec. 16, 2015	Case		<a href="#">3</a> F.3d
Cited by	<b>93. Pickup v. Brown</b> 2015 WL 5522265, *6 , E.D.Cal.  This matter is before the court on defendants' motion to dismiss plaintiffs' complaint. Defs.' Mot., ECF No. 112. Also before the court is defendants' request for judicial notice...	Sep. 16, 2015	Case		<a href="#">5</a> <a href="#">7</a> F.3d
Cited by	<b>94. Berjikian v. Franchise Tax Bd.</b> 93 F.Supp.3d 1151, 1156 , C.D.Cal.  GOVERNMENT - Licensing. California statute, authorizing refusal to renew license, violated taxpayers' right to due process.	Mar. 12, 2015	Case		<a href="#">2</a> F.3d
Cited by	<b>95. Chaoui v. City of Glendora</b> 2015 WL 728506, *9 , C.D.Cal.  Pursuant to 28 U.S.C. section 636, the Court has reviewed the Petition, all of the records herein and the attached Report and Recommendation of United States Magistrate Judge....	Feb. 19, 2015	Case		<a href="#">2</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<b>96. Schneider v. Sutter Amador Hosp.</b> 2014 WL 5473545, *11 , E.D.Cal.  This case, in which plaintiff is proceeding pro se, is before the undersigned pursuant to Local Rule 302(c)(21). See 28 U.S.C. § 636(b)(1). Before the court are four motions to...	Oct. 28, 2014	Case		<a href="#">2</a> F.3d
Cited by	<b>97. Pickell v. Sands</b> 2014 WL 546049, *6+ , E.D.Cal.  Plaintiff Dan Pickell is proceeding pro se in the above entitled action. Accordingly, the matter has been referred to the undersigned pursuant to Local Rule 302(c)(21) and 28...	Feb. 07, 2014	Case		<a href="#">4</a> F.3d
Cited by	<b>98. Bikle v. Santos</b> 2013 WL 12084155, *3 , C.D.Cal.  This is Plaintiff's second civil rights lawsuit stemming from Los Angeles County Sheriff's Deputy A. Santos's issuance of a traffic citation to him. The Court dismissed the first...	Dec. 13, 2013	Case		<a href="#">2</a> F.3d
Cited by	<b>99. Dairy v. Bonham</b> 2013 WL 3829268, *8+ , N.D.Cal.  Plaintiffs are six individuals and a limited liability company involved in commercial Dungeness crab fishing, who have sued to invalidate California Fish & Wildlife Code § 8276.5...	July 23, 2013	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>100. Hampsmire v. City of Santa Cruz</b> 899 F.Supp.2d 922, 937 , N.D.Cal.  CRIMINAL JUSTICE - Disorderly Conduct. Language of a local noise ordinance was unconstitutionally vague.	Sep. 28, 2012	Case		<a href="#">5</a> <a href="#">7</a> <a href="#">8</a> F.3d
Cited by	<b>101. Di Bartelo v. Scott</b> 2012 WL 3229385, *5 , C.D.Cal.  On February 21, 2012, Plaintiff Thomas Di Bartelo filed this pro se civil rights complaint, which names as defendants: California Highway Patrol ("CHP") Officer Alex Scott; CHP...	June 20, 2012	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>102. McCain v. Stockton Police Dept.</b> 2011 WL 4710696, *5 , E.D.Cal.  Defendants Adair, Gonzalez, Hughes, Reynosa, Teague, and Stockton Police Department's ("City Defendants") motion for judgment on the pleadings came on regularly for hearing on...	Oct. 04, 2011	Case		<a href="#">2</a> F.3d
Cited by	<b>103. Stevens v. Optimum Health Institute--San Diego</b> 810 F.Supp.2d 1074, 1095+ , S.D.Cal.  CIVIL RIGHTS - Disabilities. Holistic health program was business establishment under California's Unruh Civil Rights Act.	Aug. 24, 2011	Case		<a href="#">5</a> <a href="#">6</a> <a href="#">7</a> F.3d
Cited by	<b>104. Hahn v. Armas</b> 2010 WL 596145, *4 , E.D.Cal.  This matter is before the Court on Defendants Pam Armas, Donald K. Schmidt, Tara Lynch, Dean Oertle, and Mark Rominger's (collectively "Parks Employees" or "Defendants") motion...	Feb. 09, 2010	Case		<a href="#">1</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 <b>105. <a href="#">Toungiet v. City of Hemet</a></b> 2009 WL 536835, *13 , C.D.Cal.  CIVIL RIGHTS - Excessive Force. Trailer owner did not state a claim for relief based on excessive force as he did not allege that officers used any physical coercion or threat when...	Feb. 24, 2009	Case		<a href="#">2</a>  F.3d
Cited by	 <b>106. <a href="#">Whitsitt v. Zedlitz</a></b> ¶ 2008 WL 11333699, *5 , N.D.Cal.  This matter comes before the Court upon consideration of the Motions to Dismiss filed by the County of Alameda, Deputy Sheriff Jean Zedlitz, and the City of Dublin (collectively...	Nov. 07, 2008	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d
Cited by	<b>107. <a href="#">Sherman v. Yolo County Sheriff</a></b> ¶ 2008 WL 4838555, *8 , E.D.Cal.  Petitioner Joseph A. Sherman is a state prisoner proceeding pro se with a petition for writ of habeas corpus pursuant to 28 U.S.C. § 2254. Petitioner attacks his September 3, 2005...	Nov. 06, 2008	Case		<a href="#">4</a> <a href="#">5</a>  F.3d
Cited by	<b>108. <a href="#">Pierre v. Citrus Heights Police Dept.</a></b> 2008 WL 1767018, *2 , E.D.Cal.  Plaintiff is proceeding in this action pro se. Plaintiff has requested authority pursuant to 28 U.S.C. § 1915 to proceed in forma pauperis. This proceeding was referred to this...	Apr. 15, 2008	Case		<a href="#">2</a>  F.3d
Cited by	 <b>109. <a href="#">Christian Legal Soc. Chapter of University of California v. Kane</a></b> ¶ 2006 WL 997217, *26 , N.D.Cal.  This Amended Order is issued to correct clerical error Defendants brought to the Court's attention. In the Courts' original order, the header "Hastings' Nondiscrimination Policy...	Apr. 17, 2006	Case		<a href="#">7</a>  F.3d
Cited by	<b>110. <a href="#">Gilmore v. Ashcroft</a></b> ¶ 2004 WL 603530, *6 , N.D.Cal.  Defendants have moved to dismiss plaintiff's complaint for failure to state a claim upon which relief can be granted. Having carefully considered the arguments of the parties and...	Mar. 23, 2004	Case		<a href="#">3</a>  F.3d
Cited by	<b>111. <a href="#">Ventura County Christian High School v. City of San Buenaventura</a></b> ¶ 233 F.Supp.2d 1241, 1251+ , C.D.Cal.  EDUCATION - Private and Vocational Schools. Application of zoning ordinance did not violate rights of private religious school.	Nov. 27, 2002	Case		<a href="#">5</a> <a href="#">7</a>  F.3d
Cited by	<b>112. <a href="#">Olds v. Esslinger</a></b> 2010 WL 749829, *7 , D.Colo.  This matter is before the Court on Motions to Dismiss filed by Defendant Ray Esslinger (Doc. # 12) and Defendant Michael Cox, an Adams County, Colorado judge (Doc. # 16). The...	Mar. 04, 2010	Case		<a href="#">2</a>  F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<b>113. Brown v. Cooke</b> ¶ 2009 WL 641301, *17, D.Colo.  THIS MATTER comes before the Court pursuant to Plaintiff Wesley R. Brown's Objections (# 144) to United States Magistrate Judge Craig B. Shaffer's February 12, 2009 Report and...	Mar. 09, 2009	Case		<a href="#">2</a> F.3d
Cited by	<b>114. Brown v. Cooke</b> ¶ 2008 WL 638418, *9, D.Colo.  THIS MATTER comes before the Court pursuant to the Plaintiff's Objections (# 94) to the January 18, 2008 Report and Recommendation (# 90) of United States Magistrate Judge Craig B....	Mar. 06, 2008	Case		—
Cited by	<b>115. Peruta v. City of Hartford</b> ¶ 2012 WL 3656366, *6, D.Conn.  The Plaintiff, Edward A. Peruta, brings this action for an injunction on behalf of himself and other persons similarly situated to enjoin the operation of the Pay and Display...	Aug. 24, 2012	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>116. Leebaert ex rel. Leebaert v. Harrington</b> 193 F.Supp.2d 491, 498, D.Conn.  EDUCATION - Textbooks and Curriculum. School's refusal to excuse seventh grader from health class did not violate free exercise or due process.	Mar. 30, 2002	Case		<a href="#">7</a> F.3d
Cited by	<b>117. United States v. Chansley</b> 518 F.Supp.3d 36, 39, D.D.C.  CIVIL RIGHTS — Religion. Department of Corrections failed to establish compelling state interest supported its decision to deny inmate's request for religious dietary...	Feb. 03, 2021	Case		—
Cited by	<b>118. Robinson v. Huerta</b> ¶ 123 F.Supp.3d 30, 46, D.D.C.  TRANSPORTATION — Aviation. Pilot failed to state claim that statute allowing FAA to revoke airman certificates was unconstitutional.	Aug. 24, 2015	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>119. Romagnano v. Childers</b> 2019 WL 6255917, *3, N.D.Fla.  Plaintiff, proceeding pro se and in forma pauperis, initiated this action by filing a civil rights complaint under 42 U.S.C. § 1983 (ECF Nos. 1, 4). The court is statutorily...	Oct. 31, 2019	Case		<a href="#">2</a> F.3d
Cited by	<b>120. Newman v. Garcia</b> 2016 WL 8939133, *3+, M.D.Fla.  Daniel Newman, proceeding pro se, filed a complaint alleging Officer J.R. Garcia of the Jacksonville Sheriff's Office violated his constitutional rights. Doc. 2. Before the Court...	Sep. 26, 2016	Case		<a href="#">2</a> F.3d
Cited by	<b>121. Bey v. Gee</b> 2015 WL 4751631, *6, M.D.Fla.  Both appearing pro se, Nassor Mooruts Bey and his wife, Nura A.N.H. Washington Bey, sue Tampa police officers Stephen Hiles and W .C. Harrison, the City of Tampa, Mayor Bob...	Aug. 11, 2015	Case		<a href="#">2</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<b>122. Corbett v. U.S.</b> 2011 WL 1226074, *5 , S.D.Fla.  THIS CAUSE is before the Court on Plaintiff's Motion for Temporary Restraining Order (D.E.8) filed on November 17, 2010. On December 10, 2010, this motion was referred to the...	Mar. 02, 2011	Case		<a href="#">1</a> <a href="#">3</a>  F.3d
Cited by	<b>123. First Vagabonds Church Of God v. City Of Orlando, Fla. ¶¶</b> 578 F.Supp.2d 1353, 1362 , M.D.Fla.  CIVIL RIGHTS - Free Speech. City's stated concerns did not show ordinance furthered government interest, as required to survive free speech challenge.	Sep. 26, 2008	Case		<a href="#">4</a> <a href="#">5</a>  F.3d
Cited by	<b>124. First Vagabonds Church of God v. City of Orlando, Fla. ¶¶</b> 2008 WL 899029, *3 , M.D.Fla.  This matter comes before the Court on Defendant's Motion for Summary Judgment (Doc. 33) and Plaintiffs' Responses thereto (Docs. 42 and 43). Oral argument was held on March 26,...	Mar. 31, 2008	Case		<a href="#">4</a> <a href="#">5</a>  F.3d
Cited by	<b>125. John Doe No. 1 v. Georgia Dept. of Public Safety</b> 147 F.Supp.2d 1369, 1373+ , N.D.Ga.  GOVERNMENT - Licensing. Law restricting issuance of Georgia driver's licenses to illegal aliens was valid.	June 06, 2001	Case		<a href="#">3</a>  F.3d
Cited by	<b>126. Piedvache v. Ige</b> 2016 WL 6516826, *5 , D.Hawai'i  Plaintiff Rodney-Emile Piedvache was arrested in Hilo, Hawai'i for failure to comply with drivers' licensing and motor vehicle registration requirements and faces ongoing...	Nov. 02, 2016	Case		<a href="#">2</a>  F.3d
Cited by	<b>127. Schroeder v. Diamond Parking, Inc.</b> 2013 WL 5348472, *10 , D.Hawai'i  Plaintiff Eric Schroeder filed suit against Diamond Parking, Inc., various Diamond Parking, Inc. employees, and State of Hawaii Officials. Plaintiff alleges violations of his...	Sep. 17, 2013	Case		<a href="#">1</a>  F.3d
Cited by	<b>128. Daly v. Harris ¶¶</b> 215 F.Supp.2d 1098, 1115+ , D.Hawai'i  ENVIRONMENTAL LAW - Parks. Charging non-residents a fee to enter underwater park did not violate right to travel.	June 24, 2002	Case		<a href="#">1</a>  F.3d
Cited by	<b>129. Roseen v. Klitch</b> 2015 WL 1467202, *3+ , D.Idaho  Currently pending before the Court is Defendant Justin Klitch's Motion to Dismiss Count IV of Plaintiff's Revised Amended Complaint (Dkt.41), filed September 12, 2014. This motion...	Mar. 30, 2015	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<b>130. Tutor v. City of Hailey, Idaho</b> ¶ 2004 WL 344437, *7, D.Idaho  Pending before the Court are cross motions for summary judgment by Plaintiffs Ronald N. Tutor and the Tutor–Saliba Corporation, and Defendants City of Hailey, Idaho, and Friedman...	Jan. 20, 2004	Case		<a href="#">3</a> F.3d
Cited by	<b>131. Baer-Stefanov v. White</b> 2009 WL 3462421, *7, N.D.Ill.  CIVIL RIGHTS - Religion. Citizens alleged sufficient facts to demonstrate Illinois statute governing issuance of driver's licenses to persons who object to providing their social...	Oct. 22, 2009	Case		<a href="#">4</a> F.3d
Cited by	<b>132. Baer v. White</b> 2009 WL 1543864, *5+, N.D.Ill.  CIVIL RIGHTS - Religion.	June 03, 2009	Case		<a href="#">2</a> <a href="#">8</a> F.3d
Cited by	<b>133. Brown v. Michigan City, IN</b> 2005 WL 2281502, *6, N.D.Ind.  Robert Brown has moved for partial summary judgment on his claims that the actions of officials of Michigan City, Indiana, violated his procedural and substantive due process...	Sep. 19, 2005	Case		<a href="#">3</a> F.3d
Cited by	<b>134. Alexander v. City of Gretna</b> ¶ 2008 WL 5111152, *3, E.D.La.  The Motion for Partial Summary Judgment (Doc. # 43) by the City of Gretna, Gretna Police Department and Chief Arthur Lawson is GRANTED, and plaintiffs' right to travel claims are...	Dec. 03, 2008	Case		<a href="#">3</a> F.3d
Cited by	<b>135. Liviz v. Baker</b> 2019 WL 764796, *2, D.Mass.  For the reasons stated below, the Court allows plaintiff's motions for leave to proceed in forma pauperis, denies plaintiff's motion for injunctive relief, and directs plaintiff to...	Feb. 21, 2019	Case		<a href="#">1</a> <a href="#">2</a> F.3d
Cited by	<b>136. Browne v. Maine Department of Corrections</b> ¶ 2017 WL 1406309, *4+, D.Me.  In this action, Plaintiff Albion Savage Browne, formerly an inmate in the custody of the Maine Department of Corrections, alleges that while he was incarcerated, the staff of the...	Apr. 20, 2017	Case		<a href="#">1</a> <a href="#">2</a> F.3d
Cited by	<b>137. Irvine v. Clarke</b> ¶ 2019 WL 8129366, *4+, W.D.Mich.  This matter is before the Court on Defendants' Motion to Dismiss. (ECF No. 6.) Also before the Court is Plaintiff's Motion for Estoppel and Writ of Habeas Corpus. (ECF No. 25.)...	Nov. 22, 2019	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>138. Fowler v. Johnson</b> ¶ 2017 WL 6379676, *7, E.D.Mich.  On May 4, 2017, Plaintiffs filed this putative class action lawsuit challenging Defendant's practice, pursuant to Michigan Compiled Laws § 257.321a, of suspending the driver's...	Dec. 14, 2017	Case		<a href="#">2</a> <a href="#">3</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<b>139. Heck v. Village of Romeo</b> 2016 WL 7664223, *3+ , E.D.Mich.  Plaintiff Shawn R. Van Heck commenced this pro se civil rights action against Defendants Village of Romeo, Officer Dusovic, and Romeo Police Department on December 21, 2015....	Dec. 13, 2016	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d
Cited by	<b>140. Strickland v. Michigan Secretary of State</b> 2012 WL 851128, *2+ , W.D.Mich.  This is a civil action brought by a pro se plaintiff Chase R. Strickland (sometimes referred to as Charles Strickland). This matter is now before the court on defendants' "Motion...	Jan. 27, 2012	Case		<a href="#">2</a>  F.3d
Cited by	<b>141. Cargile v. Michigan</b> ¶ 2010 WL 3222024, *5 , E.D.Mich.  This matter comes before the court on defendants City of Oak Park, City of Berkley and City of Grosse Pointe's Motion to Dismiss (D/E # 12), defendant State of Michigan's Motion to...	June 18, 2010	Case		<a href="#">2</a>  F.3d
Cited by	<b>142. McGhee v. McCall</b> 2010 WL 2163818, *2+ , W.D.Mich.  This is a civil action brought by a pro se plaintiff against a lieutenant and other unnamed officers of the Kalamazoo Department of Public Safety. Plaintiff's complaint alleges...	Apr. 19, 2010	Case		<a href="#">1</a> <a href="#">2</a>  F.3d
Cited by	<b>143. Aziza El v. City of Southfield</b> 2010 WL 1063825, *5 , E.D.Mich.  As set forth below, since filing this pro se action on April 27, 2009, Plaintiff has failed and refused to cooperate in discovery and has failed to comply with this Court's orders....	Mar. 22, 2010	Case		—
Cited by	<b>144. Redlich v. City of St. Louis</b> ¶ 550 F.Supp.3d 734, 762 , E.D.Mo.  CIVIL RIGHTS — Religion. City ordinance prohibiting distribution of potentially hazardous foods without a temporary food permit did not violate free exercise of religion.	July 22, 2021	Case		<a href="#">7</a> <a href="#">8</a>  F.3d
Cited by	<b>145. Wright v. Family Support Division of Missouri Department of Social Services</b> ¶ 458 F.Supp.3d 1098, 1110+ , E.D.Mo.  CIVIL RIGHTS — Equal Protection. System for suspending driver's licenses of non-custodial parents who were unable to pay child support was rationally related to State's interest.	May 01, 2020	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d
Cited by	<b>146. Henderson v. Haberberger</b> ¶ 2013 WL 4678087, *1+ , E.D.Mo.  Plaintiff moves for leave to proceed in forma pauperis. Having reviewed plaintiff's financial information, I will grant the motion. Additionally, I have determined that plaintiff's...	Aug. 30, 2013	Case		<a href="#">2</a> <a href="#">8</a>  F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<b>147. Caddell v. Helena Elder Housing, Inc.</b> 2010 WL 11527311, *1 , D.Mont.  Plaintiff Charles L. Caddell has filed a Complaint under 42 U.S.C. § 1983–1985 alleging violations of his constitutional rights stemming from a dispute with his landlord, Helena...	Nov. 12, 2010	Case		—
Cited by	<b>148. Caddell v. Helena Elder Housing, Inc.</b> 2010 WL 11527310, *2 , D.Mont.  Pending is Defendant Helena Elder Housing's (HEH) motion to dismiss for failure to state a claim pursuant to Fed.R.Civ.P. 12(b)(6). It is recommended that Defendant HEH's motion be...	Oct. 20, 2010	Case		<a href="#">2</a> F.3d
Cited by	<b>149. Hicks ex rel. Hicks v. Halifax County Bd. of Educ.</b> 93 F.Supp.2d 649, 659 , E.D.N.C.  EDUCATION - Civil Rights. Strict scrutiny applied to hybrid claims based on rights to free exercise and to direct child's upbringing.	Dec. 15, 1999	Case		<a href="#">7</a> <a href="#">8</a> F.3d
Cited by	<b>150. Jacobs v. Clark County School Dist. ”</b> 373 F.Supp.2d 1162, 1188 , D.Nev.  EDUCATION - Civil Rights. High school student dress code did not violate First Amendment.	June 10, 2005	Case		<a href="#">7</a> F.3d
Cited by	<b>151. Fahy v. Commissioner, New Hampshire Dept. of Safety</b> 2006 WL 827805, *17 , D.N.H.  Plaintiffs are New Hampshire residents who are lawfully in this country, but are not citizens of the United States. They bring this action seeking a judicial declaration that...	Mar. 29, 2006	Case		—
Cited by	<b>152. Taylor v. Roswell Independent School District</b> 2011 WL 13282136, *21 , D.N.M.  THIS MATTER comes before the Court on Defendants Roswell Independent School District's and Michael Gottlieb's Motion for Summary Judgment to Dismiss Count III: Violation of the...	Nov. 23, 2011	Case		<a href="#">5</a> <a href="#">7</a> F.3d
Cited by	<b>153. Annan v. State of New York Department of Motor Vehicles ”</b> 2016 WL 8189269, *5 , E.D.N.Y.  Plaintiff Ibrahim Annan brings this pro se action against the New York State Department of Motor Vehicles (“DMV”), the Department of Motor Vehicles Traffic Violations Division...	Mar. 02, 2016	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>154. Scalpi v. Town of East Fishkill ”</b> 2016 WL 831956, *5 , S.D.N.Y.  Michelle Ellen Scalpi (“Plaintiff”), proceeding pro se, filed the instant Amended Complaint pursuant to 42 U.S.C. § 1983, alleging that New York State Department of Motor Vehicles...	Feb. 29, 2016	Case		<a href="#">2</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 <b>155. Scalpi v. Town of East Fishkill</b> ” 2016 WL 858944, *5 , S.D.N.Y.  Michelle Ellen Scalpi (“Plaintiff”), proceeding pro se, filed the instant Amended Complaint pursuant to 42 U.S.C. § 1983, alleging the Town of East Fishkill (“Town”), Officer Maria...	Feb. 29, 2016	Case		<a href="#">2</a> F.3d
Cited by	<b>156. Janes v. Triborough Bridge and Tunnel Authority</b> ” 977 F.Supp.2d 320, 332 , S.D.N.Y.  GOVERNMENT - Highways and Roads. Toll policies did not interfere with natural functioning of the interstate market.	Oct. 16, 2013	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>157. Barry v. City of New York</b> ” 933 F.Supp.2d 416, 436 , E.D.N.Y.  CIVIL RIGHTS - Due Process. City transit authority rule requiring persons to provide identification to officers was unconstitutionally vague.	Mar. 21, 2013	Case		<a href="#">1</a> <a href="#">3</a> F.3d
Cited by	 <b>158. Weisshaus v. Port Authority of New York and New Jersey</b> 2011 WL 13175959, *2+ , S.D.N.Y.  Plaintiff filed this Complaint pro se challenging toll increases on bridges and tunnels between New York and New Jersey. Plaintiff is granted leave to proceed in forma pauperis....	Oct. 24, 2011	Case		<a href="#">1</a> <a href="#">2</a> F.3d
Cited by	 <b>159. Five Borough Bicycle Club v. City of New York</b> ” 483 F.Supp.2d 351, 363 , S.D.N.Y.  CIVIL RIGHTS - Free Speech. City's limitation on mass bicycle riding did not violate First Amendment.	Apr. 17, 2007	Case		<a href="#">3</a> F.3d
Cited by	 <b>160. Stoianoff v. Commissioner of Motor Vehicles</b> 107 F.Supp.2d 439, 450 , S.D.N.Y.  CIVIL RIGHTS - Religion. Social security number disclosure did not impede exercise of religion.	Aug. 04, 2000	Case		<a href="#">4</a> F.3d
Cited by	<b>161. Ullmo v. Ohio Turnpike and Infrastructure Com'n</b> ” 126 F.Supp.3d 910, 918 , N.D. Ohio  TRANSPORTATION - User Fees. Motorist failed to allege that highway toll increase discriminated against interstate commerce, as required to state dormant Commerce Clause claim.	Aug. 25, 2015	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>162. Murphy v. Koster</b> 2010 WL 5147215, *5+ , N.D. Ohio  Pro se plaintiff Steven Ray Murphy filed this action under 42 U.S.C. §§ 1983 and 1985 against Wayne County Deputy Sheriff Rayn Koster, Wayne County Deputy Sheriff Paul Brumme,...	Dec. 13, 2010	Case		<a href="#">2</a> F.3d
Cited by	<b>163. Avery v. Perrysburg Mun. Court Prosecutor</b> 2005 WL 1593676, *1+ , N.D. Ohio  On June 7, 2005, plaintiff pro se David Avery filed the above-captioned action under 42 U.S.C. § 1983 against the Perrysburg Municipal Court Prosecutor, the Ohio Attorney General,...	July 06, 2005	Case		<a href="#">2</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<b>164. Griffith v. Caney Valley Public Schools</b> 2015 WL 2451226, *3, N.D.Okla.  Before the court is the Report and Recommendation of United States Magistrate Judge Frank H. McCarthy [Dkt. # 19], in which the Magistrate Judge recommends that the court deny...	May 21, 2015	Case		<a href="#">7</a> F.3d
Cited by	<b>165. Fikre v. Wray</b> ¶¶ 2020 WL 4677516, *12, D.Or.  This case comes before me on Defendants' Motion to Dismiss [ECF 146] Plaintiff Yonas Fikre's Seventh Amended Complaint [ECF 145]. Defendants move to dismiss Mr. Fikre's latest...	Aug. 12, 2020	Case		<a href="#">1</a> <a href="#">3</a> F.3d
Cited by	<b>166. Parents for Privacy v. Dallas School District No. 2</b> 326 F.Supp.3d 1075, 1110, D.Or.  EDUCATION — Civil Rights. Students did not have fundamental privacy right to not share restrooms with transgender students whose biological sex was different than theirs.	July 24, 2018	Case		<a href="#">7</a> <a href="#">8</a> F.3d
Cited by	<b>167. Fruitts v. Union County</b> ¶¶ 2015 WL 5232722, *7, D.Or.  The Court again considers plaintiff JR Fruitts's claims arising from a Feb. 28, 2012 car accident that resulted in the death of a Union County road worker. U.S. District Court...	Aug. 17, 2015	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>168. Slockish v. U.S. Federal Highway Admin.</b> 2011 WL 7167042, *5, D.Or.  This case involves the U.S. Highway 26 Wildwood–Wemme highway widening project (“Project”) near Mt. Hood, Oregon, which was substantially completed in 2008. Plaintiffs consist of...	Sep. 21, 2011	Case		<a href="#">1</a> <a href="#">3</a> F.3d
Cited by	<b>169. Pringle v. Majetich</b> 2008 WL 5099738, *1, D.Or.  CRIMINAL JUSTICE - Investigatory Stop. Driver's claims alleging that police officers performed an unlawful seizure and violated his constitutional rights during a traffic stop...	Dec. 03, 2008	Case		—
Cited by	<b>170. Brown v. Smith and Solomon Commercial Driver Training</b> ¶¶ 2019 WL 2296151, *3, E.D.Pa.  Plaintiff Jason L. Brown, a regular litigant in this Court who is representing himself (proceeding pro se), filed this civil action against “Smith and Solomon Commercial Driver...	May 28, 2019	Case		<a href="#">2</a> F.3d
Cited by	<b>171. Owner Operator Independent Drivers Association, Inc. v. Pennsylvania Turnpike Commission</b> ¶¶ 383 F.Supp.3d 353, 386+, M.D.Pa.  GOVERNMENT — Highways and Roads. Statutory scheme that authorized and directed Pennsylvania commission to collect user fees through toll roads did not violate dormant Commerce...	Apr. 04, 2019	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<b>172. Harold v. Richards</b> 334 F.Supp.3d 635, 645+ , E.D.Pa.  TRANSPORTATION — Motor Vehicles. Statute requiring the suspension of driver's licenses upon licensees' conviction of any controlled substance offense did not violate equal...	Sep. 25, 2018	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d
Cited by	<b>173. Holman v. Koltanovich</b> 2007 WL 3125048, *5 , M.D.Pa.  Plaintiff John Holman filed this § 1983 action against Defendant Officer Michael Koltunovich , as well as the City of York and York's mayor and police commissioner. Holman alleges...	Oct. 23, 2007	Case		<a href="#">7</a>  F.3d
Cited by	<b>174. Snell v. Camacho</b> 2007 WL 3125068, *5 , M.D.Pa.  Plaintiff Edward Snell filed this § 1983 action against Defendant Sergeant Roland Camacho , as well as the City of York and York's mayor and police commissioner. Snell alleges...	Oct. 23, 2007	Case		<a href="#">7</a>  F.3d
Cited by	<b>175. McTernan v. Barth</b> 2007 WL 3125082, *5 , M.D.Pa.  Plaintiff John McTernan filed this § 1983 action against Defendant Sergeant Richard Barth, as well as the City of York and York's mayor and police commissioner. McTernan alleges...	Oct. 23, 2007	Case		<a href="#">7</a>  F.3d
Cited by	<b>176. Banks v. Bickley</b> 2005 WL 1138461, *2 , M.D.Pa.  Floyd Julian Banks has filed a pro se complaint alleging violations of his rights as a United States citizen. He seeks monetary damages and a "NDR clearance letter" from the...	Apr. 27, 2005	Case		—
Cited by	<b>177. Kasyjanski v. Fairfield County Sheriff's Department</b> 2022 WL 1198072, *2 , D.S.C.  This matter is before the court for review of the Magistrate Judge's Report and Recommendation ("Report") filed on January 3, 2022. (ECF No. 9.) The Report recommends that the...	Apr. 22, 2022	Case		<a href="#">2</a>  F.3d
Cited by	<b>178. El v. Fornandes</b> 2019 WL 7900140, *2+ , D.S.C.  This is a civil action under 42 U.S.C. § 1983. Plaintiff is a pretrial detainee representing himself and proceeding in forma pauperis. Under Local Civil Rule 73.02(B)(2)(e)...	Nov. 22, 2019	Case		<a href="#">2</a>  F.3d
Cited by	<b>179. Bey v. Duff</b> 2017 WL 5485469, *4 , D.S.C.  This is a civil action filed by the Plaintiff, Reginald Gerrill Toomer Bey, also known as Reginald Gerrill Toomer, pro se, and is before the Court for pre-service review. See 28...	Oct. 26, 2017	Case		<a href="#">2</a>  F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<b>180. Sun v. Smith</b> 2010 WL 4226196, *6 , D.S.C.  This action was filed by the Plaintiff, pro se, pursuant to 42 U.S.C. § 1983. Plaintiff alleges that the Defendants, a Department of Motor Vehicles employee and police officer,...	July 15, 2010	Case		<a href="#">2</a> F.3d
Cited by	<b>181. Hunter v. Doe</b> ¶ 2018 WL 1569753, *2+ , D.S.D.  On January 31, 2017, plaintiff Michael Howard Hunter, appearing pro se, filed a complaint on behalf of the Civil Rights Center of South Dakota and himself. (Docket 1). Mr. Hunter...	Mar. 30, 2018	Case		<a href="#">1</a> <a href="#">3</a> F.3d
Cited by	<b>182. McCann v. Texas</b> ¶ 2017 WL 2799867, *2 , S.D.Tex.  The petitioner, Michael A. McCann, has filed a petition for a writ of habeas corpus under 28 U.S.C. § 2254 to challenge a conviction for failure to identify by giving false or...	June 27, 2017	Case		<a href="#">4</a> F.3d
Cited by	<b>183. Castle Hills First Baptist Church v. City of Castle Hills</b> 2004 WL 546792, *15 , W.D.Tex.  BEFORE THE COURT are Plaintiff's Motion for Summary Judgment (Docket No. 48), Defendant's Motions for Partial Summary Judgment (Docket Nos. 52, 56, 104), Intervenor State of Texas'...	Mar. 17, 2004	Case		<a href="#">7</a> <a href="#">8</a> F.3d
Cited by	<b>184. Littlefield v. Forney Ind. School Dist.</b> 108 F.Supp.2d 681, 705 , N.D.Tex.  CIVIL RIGHTS - Free Speech. Mandatory school uniform policy did not violate students' free speech rights.	Aug. 03, 2000	Case		<a href="#">7</a> <a href="#">8</a> F.3d
Cited by	<b>185. Haselton v. State of Vermont</b> ¶ 2006 WL 3304189, *4+ , D.Vt.  The Magistrate Judge's Report and Recommendation was filed October 26, 2006 (Paper 28). After de novo review and over objection, the Report and Recommendation is AFFIRMED, APPROVED...	Nov. 13, 2006	Case		<a href="#">2</a> F.3d
Cited by	<b>186. Haselton v. Amestoy</b> ¶ 2003 WL 23273581, *2+ , D.Vt.  Plaintiff Roger Haselton, proceeding pro se, brings this action claiming that the defendants, each of whom are or have been justices of the Vermont Supreme Court, have violated his...	Nov. 04, 2003	Case		—
Cited by	<b>187. Chung v. Washington Interscholastic Activities Association</b> 538 F.Supp.3d 1170, 1180 , W.D.Wash.  EDUCATION — Religion. Seventh-day Adventists lacked standing to seek prospective injunctive relief to require state high school athletics association to schedule events to not...	May 10, 2021	Case		<a href="#">5</a> <a href="#">7</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 <b>188. United States v. Olney</b> 2016 WL 660886, *3 , E.D.Wash.  On February 16, 2016, Shane Scott Olney appeared before the Court for a bench trial. Mr. Olney was represented by J. Jarrette Sandlin and Benjamin D. Seal appeared on behalf of the...	Feb. 18, 2016	Case		<a href="#">5</a> <a href="#">6</a>  F.3d
Cited by	<b>189. McDonald v. Kirkpatrick</b> 2008 WL 552850, *2 , W.D.Wash.  This matter comes before the court on Defendants' summary judgment motion (Dkt.# 22). Neither party has requested oral argument, and the court finds the motion suitable for...	Feb. 27, 2008	Case		<a href="#">2</a>  F.3d
Cited by	 <b>190. Green v. Transportation Security Admin.</b> ¶¶ 351 F.Supp.2d 1119, 1130 , W.D.Wash.  TRANSPORTATION - Aviation. District court lacked jurisdiction to review Transportation Security Administration security directives.	Jan. 07, 2005	Case		<a href="#">3</a>  F.3d
Cited by	<b>191. Koga v. Busalacchi</b> 2010 WL 424601, *3 , E.D.Wis.  The plaintiffs in this putative class action allege they lost their Wisconsin commercial driving privileges as a result of being arrested for operating a motor vehicle while...	Feb. 01, 2010	Case		<a href="#">2</a>  F.3d
Cited by	<b>192. Hawkins v. C.I.R.</b> 2003 WL 21436740, *8 , U.S.Tax Ct.  TAXATION - Income. Federal income tax does not violate Religious Freedom Restoration Act.	June 20, 2003	Case		<a href="#">7</a> <a href="#">8</a>  F.3d
Cited by	<b>193. Thomas v. Anchorage Equal Rights Com'n</b> 102 P.3d 937, 944 , Alaska  CIVIL RIGHTS - Religion. Landlords could not discriminate against potential renters based on marital status.	Dec. 10, 2004	Case		<a href="#">7</a> <a href="#">8</a>  F.3d
Cited by	 <b>194. People v. Cook</b> ¶¶ 2019 WL 207969, *5 , Cal.App. 1 Dist.  Eric Cook was convicted by a jury of second degree burglary, receiving stolen property, and possessing burglary tools. Cook contends the trial court erroneously modified the...	Jan. 15, 2019	Case		<a href="#">1</a> <a href="#">3</a>  F.3d
Cited by	 <b>195. Halajian v. D &amp; B Towing</b> ¶¶ 146 Cal.Rptr.3d 646, 654 , Cal.App. 5 Dist.  CRIMINAL JUSTICE - Driving After Revocation. Towing and impounding truck upon arrest for license and registration violations did not violate Fourth Amendment.	Sep. 04, 2012	Case		<a href="#">1</a> <a href="#">3</a>  F.3d
Cited by	 <b>196. People v. Becerra</b> 2010 WL 4362792, *8 , Cal.App. 1 Dist.  David Ramirez Becerra appeals from the San Mateo County Superior Court's denial of his motion to suppress evidence under Penal Code section 1538.5. Following the denial, Becerra...	Nov. 04, 2010	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 <b>197. Catholic Charities of Sacramento, Inc. v. Superior Court</b>  109 Cal.Rptr.2d 176, 195+ , Cal.App. 3 Dist. INSURANCE - Health. Statute relating to prescription contraception coverage by employers did not violate Catholic corporation's religious rights.	July 02, 2001	Case		<a href="#">7</a> F.3d
Cited by	 <b>198. Malicki v. Doe</b> 814 So.2d 347, 364 , Fla. LABOR AND EMPLOYMENT - Employer's Liability. First Amendment did not bar negligence claims against church in connection with alleged sexual assaults by priest.	Mar. 14, 2002	Case		<a href="#">4</a> F.3d
Cited by	 <b>199. State v. Wells</b> 965 So.2d 834, 839 , Fla.App. 4 Dist. CRIMINAL JUSTICE - Reckless Driving. Statute prohibiting racing on highways was unconstitutionally vague, both on its face and as applied to defendant.	Sep. 12, 2007	Case		<a href="#">2</a> F.3d
Cited by	<b>200. State v. Harris</b> 303 P.3d 1227, 1227 , Hawai'i App. Defendant–Appellant Nancy Harris (Harris) appeals from the November 3, 2010 “First Amended Findings Of Fact, Conclusions Of Law, And Order Denying Defendant's Motion To Suppress...	May 20, 2013	Case		<a href="#">7</a> F.3d
Cited by	<b>201. State v. Wilder</b> 67 P.3d 839, 841 , Idaho App. TRANSPORTATION - Motor Vehicles. Requirement of applicant's social security number to obtain license did not violate right to travel.	Mar. 31, 2003	Case		<a href="#">2</a> F.3d
Cited by	<b>202. Mefford v. White</b> 770 N.E.2d 1251, 1259+ , Ill.App. 4 Dist. CIVIL RIGHTS - Religion. Requiring driver's license applicant to provide Social Security number did not violate Free Exercise Clauses.	June 07, 2002	Case		<a href="#">4</a> <a href="#">8</a> F.3d
Cited by	 <b>203. City Chapel Evangelical Free Inc. v. City of South Bend ex rel. Dept. of Redevelopment</b> 744 N.E.2d 443, 453 , Ind. REAL PROPERTY - Eminent Domain. Church was entitled to object to city's taking of building as violating religious liberty under State Constitution.	Mar. 29, 2001	Case		<a href="#">7</a> F.3d
Cited by	<b>204. Valley Christian School v. Montana High School Ass'n</b>  86 P.3d 554, 560 , Mont. EDUCATION - Private and Vocational Schools. Association's bylaw requiring schools to hire only certified teachers was not a burden on religion.	Feb. 24, 2004	Case		<a href="#">7</a> F.3d
Cited by	<b>205. Douglas County v. Anaya</b>  694 N.W.2d 601, 606+ , Neb. HEALTH - Screening tests for infants. Statute requiring all babies born in Nebraska to undergo metabolic testing was constitutional.	Mar. 25, 2005	Case		<a href="#">7</a> <a href="#">8</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<b>206. Hill v. New Jersey Motor Vehicle Com'n</b> 2005 WL 2924832, *3 , N.J.Super.A.D.  Appellant is a member of the Church of the Living God Pillar and Ground of the Truth (Church). He appeals the New Jersey Motor Vehicle Commission's (MVC) denial of an exemption...	Nov. 07, 2005	Case		<a href="#">3</a> F.3d
Cited by	<b>207. Allen v. New York State Dept. of Motor Vehicles</b> 991 N.Y.S.2d 701, 723 , N.Y.Sup.  CRIMINAL JUSTICE - Driving While Intoxicated. Department of Motor Vehicles' regulations regarding multiple alcohol and drug related driving offenses were constitutional.	May 21, 2014	Case		<a href="#">2</a> F.3d
Cited by	<b>208. Adler v. Jackson</b> 712 N.Y.S.2d 240, 244 , N.Y.Sup.  TRANSPORTATION - Motor Vehicles. Requiring social security numbers on renewal applications did not violate due process.	Apr. 10, 2000	Case		<a href="#">2</a> F.3d
Cited by	<b>209. City of Blue Ash v. Price</b> 98 N.E.3d 345, 348 , Ohio App. 1 Dist.  GOVERNMENT — Highways and Roads. City's toy-vehicle ordinance was not unconstitutional.	Mar. 23, 2018	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>210. Klein v. Oregon Bureau of Labor and Industries</b> 410 P.3d 1051, 1076 , Or.App.  GLBT — Discrimination. BOLI's order did not impermissibly burden bakery owners' right to free expression under the First Amendment.	Dec. 28, 2017	Case		<a href="#">7</a> <a href="#">8</a> F.3d
Cited by	<b>211. Church at 295 S. 18th Street, St. Helens v. Employment Dept. ”</b> 28 P.3d 1185, 1193 , Or.App.  TAXATION - Business. Church was evangelist's "employer," under unemployment tax statute's definition of term.	July 05, 2001	Case		<a href="#">7</a> F.3d
Cited by	<b>212. Dalen v. State ”</b> 2020 WL 7055341, *2 , S.C.App.  John Dalen appeals the circuit court's orders affirming his conviction for driving without a license and denying his motion for a new trial. On appeal, Dalen argues (1) the...	Dec. 02, 2020	Case		<a href="#">2</a> <a href="#">3</a> F.3d
Cited by	<b>213. Harrod v. State</b> 2007 WL 155116, *4 , Tex.App.-Dallas  Richard Lynn Harrod appeals his conviction for driving while intoxicated. In two related issues, he claims the trial court erred in denying his motion to suppress physical and...	Jan. 23, 2007	Case		<a href="#">2</a> F.3d
Cited by	<b>214. George v. People</b> 2018 WL 3302858, *6 , V.I.  Chris George, proceeding pro se, appeals from an April 6, 2017 memorandum opinion and order of the Appellate Division of the Superior Court affirming his two convictions before the...	July 05, 2018	Case		<a href="#">1</a> <a href="#">3</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	 <b>215. Leebaert v. Harrington</b> 332 F.3d 134, 143 , 2nd Cir.(Conn.) EDUCATION - Health. Parent's challenge to school's health class was subject to rational basis review.	June 13, 2003	Case		<a href="#">7</a> <a href="#">8</a> F.3d
Mentioned by	 <b>216. Combs v. Homer-Center School Dist.</b> 540 F.3d 231, 246 , 3rd Cir.(Pa.) EDUCATION - Civil Rights. Pennsylvania law governing reporting requirements of home-schooled children was not unconstitutional.	Aug. 21, 2008	Case		—
Mentioned by	<b>217. Fairbanks v. Brackettville Bd. of Educ.</b> 218 F.3d 743, 743 , 5th Cir.(Tex.) Gerald William Fairbanks appeals the grant of summary judgment in favor of the Brackettville Board of Education in this Free Exercise suit, challenging a school board's grooming...	May 30, 2000	Case		<a href="#">5</a> F.3d
Mentioned by	 <b>218. Illinois Bible Colleges Association v. Anderson</b> 870 F.3d 631, 641 , 7th Cir.(Ill.) EDUCATION — Religion. Illinois statutes setting criteria for reviewing post-secondary educational institutions did not violate Free Exercise Clause.	Aug. 29, 2017	Case		<a href="#">7</a> <a href="#">8</a> F.3d
Mentioned by	 <b>219. Naoko Ohno v. Yuko Yasuma</b> 723 F.3d 984, 1012 , 9th Cir.(Cal.) INTERNATIONAL LAW - Foreign Judgments. Recognition and enforcement of Japanese judgment was not "state action" subject to constitutional scrutiny.	July 02, 2013	Case		<a href="#">5</a> <a href="#">7</a> F.3d
Mentioned by	 <b>220. Truth v. Kent School Dist.</b> 499 F.3d 999, 1015 , 9th Cir.(Wash.) EDUCATION - Extracurricular Activities. General membership restrictions of Bible club were not protected by either Equal Access Act or the First Amendment.	Aug. 24, 2007	Case		<a href="#">7</a> F.3d
Mentioned by	 <b>221. Reed v. Town of Gilbert</b>  832 F.Supp.2d 1070, 1084+ , D.Ariz. CIVIL RIGHTS - Free Speech. Town sign ordinance was narrowly tailored to serve significant government interests.	Feb. 11, 2011	Case		<a href="#">5</a> <a href="#">7</a> F.3d
Mentioned by	<b>222. Hill v. Promise Hospital of Phoenix, Inc.</b> 2010 WL 2812913, *7 , D.Ariz. LABOR AND EMPLOYMENT - Discrimination. Refusal to issue social security number to job applicant did not have highly visible nexus with applicant's inability to obtain job.	July 08, 2010	Case		<a href="#">4</a> <a href="#">8</a> F.3d
Mentioned by	<b>223. Hill v. DNA Medical Staffing, LLC</b> 2010 WL 2280510, *1 , D.Ariz. LABOR AND EMPLOYMENT - Discrimination. Potential employee's claims against medical staffing company and private employers failed as a matter of law.	June 07, 2010	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	<b>224. St. Mark Roman Catholic Parish Phoenix v. City of Phoenix</b> ¶ 2010 WL 11519169, *9+ , D.Ariz.  The Court now considers Defendant City of Phoenix's Motion to Dismiss ("Def.'s Mot.") (Doc. 18). At this time, the Court will also resolve the pending Motion for Preliminary...	Mar. 03, 2010	Case		<a href="#">4</a> <a href="#">5</a> <a href="#">7</a>  F.3d
Mentioned by	<b>225. Whitlow v. California</b> 203 F.Supp.3d 1079, 1086 , S.D.Cal.  HEALTH — Injunction. Parents were not likely to succeed on merits of claim that repeal of personal belief exemption to vaccination requirement violated First Amendment.	Aug. 26, 2016	Case		<a href="#">5</a> <a href="#">7</a> <a href="#">8</a>  F.3d
Mentioned by	<b>226. Welch v. Brown</b> ¶ 58 F.Supp.3d 1079, 1088 , E.D.Cal.  GLBT - Gender Identity and Reassignment. Mental health professionals were unlikely to succeed on merits of challenge to restriction on sexual orientation change efforts therapy.	Nov. 05, 2014	Case		<a href="#">5</a> <a href="#">7</a> <a href="#">8</a>  F.3d
Mentioned by	<b>227. Redwood Christian Schools v. County of Alameda</b> 2007 WL 781794, *3 , N.D.Cal.  On February 22, 2007, upon the close of Plaintiff Redwood Christian Schools' ("Plaintiff" or "Redwood") case, Defendants the County of Alameda et al. ("Defendants" or "the...	Mar. 08, 2007	Case		<a href="#">5</a>  F.3d
Mentioned by	<b>228. San Jose Christian College v. City of Morgan Hill</b> 2002 WL 971779, *1 , N.D.Cal.  Defendants' motion for summary judgment was heard on March 1, 2002. Plaintiff opposes the motion. The court has considered the papers submitted by the parties and the arguments of...	Mar. 05, 2002	Case		<a href="#">5</a>  F.3d
Mentioned by	<b>229. Mahwikizi v. Centers for Disease Control &amp; Prevention</b> 2021 WL 5447036, *5 , N.D.Ill.  CIVIL RIGHTS — Religion. Catholic rideshare driver was not likely to succeed on merits of his claim that CDC mask mandate violated his rights under Free Exercise Clause.	Nov. 22, 2021	Case		<a href="#">7</a> <a href="#">8</a>  F.3d
Mentioned by	<b>230. Illinois Bible Colleges Association v. Anderson</b> 2016 WL 1182040, *5 , N.D.Ill.  Plaintiffs filed a six-count First Amended Complaint against the Illinois Board of Higher Education, through its chairperson, alleging that the Private College Act, 110 ILCS...	Mar. 28, 2016	Case		<a href="#">7</a> <a href="#">8</a>  F.3d
Mentioned by	<b>231. Christian Legal Soc. v. Eck</b> 625 F.Supp.2d 1026, 1052 , D.Mont.  EDUCATION - Religion. Law school's nondiscrimination and open membership policies were viewpoint-neutral and not intended to single out or limit right to free expression.	May 19, 2009	Case		<a href="#">7</a>  F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	<b>232. U.S. v. Burkey</b> 2009 WL 1616564, *28 , D.Nev.  CRIMINAL JUSTICE - Sex Offenders. Prosecuting sex offender for failure to comply with federal registration requirements did not violate due process because knowledge of state...	June 08, 2009	Case		<a href="#">2</a>  F.3d
Mentioned by	<b>233. U.S. v. Benevento</b> 633 F.Supp.2d 1170, 1186+ , D.Nev.  CRIMINAL JUSTICE - Sex Offenders. SORNA was facially constitutional.	Apr. 21, 2009	Case		<a href="#">2</a>  F.3d
Mentioned by	<b>234. U.S. v. Morris</b> 2009 WL 753989, *25 , D.Nev.  Currently before the Court is Defendant's Motion to Dismiss Indictment (# 18), filed November 24, 2008. The Government filed a Response (# 20), on December 5, 2008, to which...	Mar. 18, 2009	Case		<a href="#">2</a>  F.3d
Mentioned by	<b>235. Angus Partners LLC v. Walder</b> 52 F.Supp.3d 546, 560 , S.D.N.Y.  GOVERNMENT - States. Transit authority's toll discounts to those who used in-state toll payment transponders did not violate commerce clause.	Sep. 16, 2014	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d
Mentioned by	<b>236. Mcllwain v. Everson</b> 2006 WL 1876589, *3 , D.Or.  Magistrate Judge Janice M. Stewart issued Findings and Recommendation (# 110) on April 14, 2006, in which she recommended the Court dismiss Plaintiff's Amended Complaint sua...	July 05, 2006	Case		—
Mentioned by	<b>237. Mcllwain v. C.I.R.</b> 2006 WL 2192113, *3 , D.Or.  Plaintiff, David Mcllwain ("Mcllwain"), appearing pro se, filed a Complaint seeking damages from a variety of defendants who have issued allegedly unlawful summons and charges,...	Apr. 14, 2006	Case		—
Mentioned by	<b>238. Harris v. Singh</b> 2013 WL 318456, *4 , W.D.Pa.  Pending before the Court is an Amended Motion to Dismiss [ECF No. 21] filed on behalf of Defendant Doctor Rebecca Collins ("Defendant Collins"). Defendant Collins argues that...	Jan. 10, 2013	Case		—
Mentioned by	<b>239. Harris v. Singh</b> 2012 WL 5467856, *4 , W.D.Pa.  Pending before the Court is a Motion to Dismiss [ECF No. 4] filed on behalf of Defendant Doctor Vikramjit Singh ("Defendant"), who argues that the allegations of the Complaint are...	Oct. 23, 2012	Case		—
Mentioned by	<b>240. Muhammad v. Weis</b> 2009 WL 2525454, *12 , E.D.Pa.  AND NOW, this 17th day of August, 2009, upon consideration of Plaintiff's Second Amended Complaint (Docket No. 67), IT IS HEREBY ORDERED as follows: 1. Plaintiff's ADA claims...	Aug. 17, 2009	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	<b>241. Hunter v. Unknown Named South Dakota Criminal ¶¶</b> 2020 WL 3791909, *3+ , D.S.D.  On August 21, 2019, Plaintiff, Michael Hunter ("Mr. Hunter"), appearing pro se filed a complaint on behalf of himself and on behalf of the Civil Rights Center of South Dakota ("the...	July 07, 2020	Case		<a href="#">1</a> <a href="#">2</a> <a href="#">3</a>  F.3d
Mentioned by	<b>242. Hale/Camacho v. Department of Saftey and Homeland Security</b> 2019 WL 5199239, *4 , W.D.Tenn.  On August 7, 2019, the plaintiff, Kathy S. Hale/ Camacho ("Camacho"), filed a pro se "Complaint for Rule 5.1 Constitutional Challenge to a Statute." (Compl., EFC No. 1.) Camacho...	Aug. 30, 2019	Case		<a href="#">2</a>  F.3d
Mentioned by	<b>243. Tenison v. State</b> 38 P.3d 535, 538 , Alaska App.  TRANSPORTATION - Motor Vehicles. Religious reason for not renewing drivers' license was not a defense to driving with an expired license charge.	Dec. 28, 2001	Case		<a href="#">2</a>  F.3d
Mentioned by	<b>244. Gimbrone v. Department of Motor Vehicles</b> 2004 WL 206432, *5 , Cal.App. 4 Dist.  Joseph L. Gimbrone appeals the court's denial of his petition for writ of mandate to compel the Department of Motor Vehicles (DMV), Steven Gourley, DMV Director, and Ed Snyder, DMV...	Feb. 04, 2004	Case		—
Mentioned by	<b>245. Ricks v. State Contractors Board</b> 435 P.3d 1, 12 , Idaho App.  CIVIL RIGHTS — Religion. Requirement that applicant provide his social security number on contractor license application did not violate his First Amendment religious rights.	Dec. 03, 2018	Case		<a href="#">7</a>  F.3d
Mentioned by	<b>246. Champion v. Secretary of State</b> 761 N.W.2d 747, 757 , Mich.App.  CIVIL RIGHTS - Religion. Requirement that driver's license renewal applicant provide social security number did not violate his right to practice his religion.	Oct. 16, 2008	Case		—
Mentioned by	<b>247. State v. McGuire</b> 188 P.3d 425, 426 , Or.App.  CRIMINAL JUSTICE - Driving While Intoxicated. Statute imposing lifetime revocation of driver's license for third DUI conviction did not violate Equal Protection clause.	July 02, 2008	Case		<a href="#">3</a>  F.3d
Mentioned by	<b>248. Privacy Act of 1974: Implementation of Exemptions; Secure Flight Records</b> 72 FR 63706-01  Following a Notice of Proposed Rulemaking (NPRM) and public comment, this rule amends the Transportation Security Administration (TSA)'s regulations by exempting a new system of...	Nov. 09, 2007	Federal Register		<a href="#">3</a>  F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p><b>249. ARE STATE WATERCRAFT INSPECTIONS CONSTITUTIONALLY PERMISSIBLE SEARCHES?</b> 3 Ariz. J. Envtl. L. &amp; Pol'y 105 , 123</p> <p>In response to the discovery of quagga and zebra mussels in the region, many Western states have developed and implemented watercraft inspection programs to prevent the transport...</p>	2013	Law Review	—	<p><a href="#">1</a> <a href="#">2</a> <a href="#">3</a></p> <p>F.3d</p>
—	<p><b>250. AN UNVEILING: EXPLORING THE CONSTITUTIONALITY OF A BAN ON FACE COVERINGS IN PUBLIC SCHOOLS</b> 78 Brook. L. Rev. 741 , 776+</p> <p>In the past two years, both France and Belgium have enacted complete bans on face veils in public, with the French law taking effect in April 2011. These "burqa bans," as they...</p>	2013	Law Review	—	<p><a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>251. DEFERRED ACTION FOR CHILDHOOD ARRIVALS: WHY GRANTING DRIVER'S LICENSES TO DACA BENEFICIARIES MAKES CONSTITUTIONAL AND POLITICAL SENSE</b> 72 Md. L. Rev. 931 , 966</p> <p>On June 15, 2012, Secretary of Homeland Security Janet Napolitano announced a new immigration policy entitled Deferred Action for Childhood Arrivals ("DACA"). This initiative...</p>	2013	Law Review	—	<p><a href="#">1</a> <a href="#">2</a></p> <p>F.3d</p>
—	<p><b>252. What Laws are Neutral and of General Applicability Within Meaning of Employment Div., Dept. of Human Resources of Oregon v. Smith, 494 U.S. 872, 110 S. Ct. 1595, 108 L. Ed. 2d 876</b> 167 A.L.R. Fed. 663</p> <p>In Employment Div., Dept. of Human Resources of Oregon v. Smith, 494 U.S. 872, 110 S. Ct. 1595, 108 L. Ed. 2d" 876, 52 Fair Empl. Prac. Cas. (BNA) 855, 53 Empl. Prac. Dec. (CCH) ¶...</p>	2001	ALR	—	<p><a href="#">2</a> <a href="#">4</a></p> <p>F.3d</p>
—	<p><b>253. What constitutes "hybrid rights" claim under Employment Div., Dept. of Human Resources of Oregon v. Smith, 494 U.S. 872, 110 S. Ct. 1595, 108 L. Ed. 2d 876</b> 163 A.L.R. Fed. 493</p> <p>Prior to the decision in Employment Div., Dept. of Human Resources of Oregon v. Smith, 494 U.S. 872, 110 S. Ct. 1595, 108 L. Ed. 2d 876, 52 Fair Empl. Prac. Cas. (BNA) 855, 53...</p>	2000	ALR	—	<p><a href="#">2</a> <a href="#">4</a> <a href="#">5</a> <a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>254. Free Exercise of Religion as Applied to Individual's Objection to Obtaining or Disclosing Social Security Number</b> 93 A.L.R.5th 1</p> <p>The Free Exercise Clause of the First Amendment to the Federal Constitution generally does not provide a valid basis for individuals to obtain exemptions from statutory or...</p>	2001	ALR	—	<p><a href="#">2</a> <a href="#">4</a> <a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>255. Blashfield Automobile Law and Practice s 468:1, § 468:1. Nature of vehicle operator license</b></p> <p>The driving of an automobile is said to be a privilege, not a fundamental right, and is subject to regulation. Hence, a license to operate a motor vehicle is not a civil, contract,...</p>	2022	Other Secondary Source	—	<p><a href="#">2</a></p> <p>F.3d</p>

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<b>256. Blashfield Automobile Law and Practice s 468:11, § 468:11. Application for vehicle operator license</b> The procedure on application for an operator's license is prescribed by the statutes in the various jurisdictions. Generally, the application is made upon a form furnished by the...	2022	Other Secondary Source	—	<a href="#">2</a> <a href="#">4</a> <a href="#">8</a> F.3d
—	<b>257. Education Law: First Amendment, Due Process and Discrimination Litigation s 1:3, § 1:3. Analytical frameworks for adjudication of religion issues in the school context under the federal Constitution</b> The Free Exercise Clause of the First Amendment of the federal Constitution guarantees the freedom of religious belief. It does not, however, guarantee the freedom to engage in all...	2019	Other Secondary Source	—	<a href="#">7</a> F.3d
—	<b>258. Gov. Discrim.: Equal Protection Law &amp; Litig. s 9:4, § 9:4. Religion</b> Religion-based discrimination is rarely challenged under the equal protection clause. Typically, government action interfering with religious practices had been reviewed under the...	2021	Other Secondary Source	—	<a href="#">7</a> <a href="#">8</a> F.3d
—	<b>259. Gov. Discrim.: Equal Protection Law &amp; Litig. s 11:2, § 11:2. Residency and travel</b> Although the right to travel is not explicitly referred to in the Constitution, such freedom of movement is consistent with the common market concept as established under the...	2021	Other Secondary Source	—	<a href="#">1</a> <a href="#">2</a> F.3d
—	<b>260. Gov. Discrim.: Equal Protection Law &amp; Litig. s 12:7, § 12:7. Other rights</b> In San Antonio Independent School District v. Rodriguez, the Court, in refusing to recognize education as a fundamental right, seemed to shut the door on the recognition of...	2021	Other Secondary Source	—	—
—	<b>261. West's A.L.R. Digest 48AK136, # 136. --In general</b> West's A.L.R. Digest	2022	Other Secondary Source	—	<a href="#">2</a> <a href="#">4</a> <a href="#">8</a> F.3d
—	<b>262. West's A.L.R. Digest 48AK139, # 139. --Proceeding to procure</b> West's A.L.R. Digest	2022	Other Secondary Source	—	<a href="#">2</a> <a href="#">4</a> <a href="#">8</a> F.3d
—	<b>263. West's A.L.R. Digest 92K1280, # 1280. In general</b> West's A.L.R. Digest	2022	Other Secondary Source	—	<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
—	<b>264. West's A.L.R. Digest 92K1307, # 1307. --Neutrality; general applicability</b> West's A.L.R. Digest	2022	Other Secondary Source	—	<a href="#">5</a> <a href="#">6</a> F.3d
—	<b>265. West's A.L.R. Digest 92K1308, # 1308. Strict scrutiny; compelling interest</b> West's A.L.R. Digest	2022	Other Secondary Source	—	<a href="#">8</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<b>266. West's A.L.R. Digest 92K1392, # 1392. Drivers' licenses</b> West's A.L.R. Digest	2022	Other Secondary Source	—	<a href="#">2</a> <a href="#">4</a> <a href="#">8</a> F.3d
—	<b>267. Am. Jur. 2d Constitutional Law s 449, § 449. Licenses and permits subject to Religion Clauses of Constitution</b> Am. Jur. 2d Constitutional Law  Prohibitions against the use of public streets or parks for religious purposes, such as meetings, parades, solicitation of contributions, or distribution of literature, without...	2022	Other Secondary Source	—	<a href="#">2</a> <a href="#">4</a> <a href="#">8</a> F.3d
—	<b>268. Cal. Civ. Prac. Civil Rights Litigation s 5:10, § 5:10. In general</b>  Although the vast majority of religion cases discuss the First Amendment, it is vital to keep the state freedom of religion clauses in focus, for California's appellate courts have...	2022	Other Secondary Source	—	<a href="#">4</a> F.3d
—	<b>269. Cal. Civ. Prac. Civil Rights Litigation s 5:18, § 5:18. General statutes that conflict with religious practices</b>  Since 1993, courts have decided many issues involving governmental conduct and religious practices under the Religious Freedom Restoration Act (RFRA) [42 U.S.C.A. §§ 2000bb-1(c) et...	2022	Other Secondary Source	—	<a href="#">8</a> F.3d
—	<b>270. CJS Constitutional Law s 789, § 789. Limitations and restrictions on right</b> CJS Constitutional Law  Not all state action affecting interstate movement penalizes the right to travel as individuals are protected only from those statutes, rules, and regulations that unreasonably...	2022	Other Secondary Source	—	<a href="#">1</a> <a href="#">2</a> <a href="#">3</a> F.3d
—	<b>271. CJS Constitutional Law s 796, § 796. Relating to driving</b> CJS Constitutional Law  In contrast to the right to travel, the right to drive is not a fundamental constitutional right but a privilege. Whenever an individual chooses to drive an automobile in a state,...	2022	Other Secondary Source	—	<a href="#">1</a> <a href="#">2</a> F.3d
—	<b>272. FUN, FUN, FUN, "TIL SONNY (OR THE GOVERNMENT) TAKES THE T-BIRD AWAY: ELDER AMERICANS AND THE PRIVILEGE TO BE INDEPENDENT</b> 12 Alb. L.J. Sci. & Tech. 863 , 894+  Many of the freedoms enjoyed in American society are intimately related to the ability to drive an automobile. "[N]early all the benefits of modern society depends on our ability...	2002	Law Review	—	<a href="#">2</a> <a href="#">8</a> F.3d
—	<b>273. FRAUDULENT CONVEYANCE LAW: DESTROYING FREE EXERCISE RIGHTS AT A CHURCH NEAR YOU</b> 17 Am. Bankr. Inst. L. Rev. 165 , 187+  The Framers of the Constitution felt that the ability for one to exercise the religion of his/her choice was so important to the fabric of the nation, that they included it in the...	2009	Law Review	—	<a href="#">5</a> <a href="#">6</a> <a href="#">7</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p><b>274. A SHOT IN THE ARM: WHAT A MODERN APPROACH TO JACOBSON V. MASSACHUSETTS MEANS FOR MANDATORY VACCINATIONS DURING A PUBLIC HEALTH EMERGENCY</b></p> <p>60 Am. U. L. Rev. 1715 , 1749</p> <p>Introduction. 1716 I. Background. 1718 A. Protection of Public Health in Jacobson v. Massachusetts. 1718 B. Strict Scrutiny and the Fundamental Right. 1721 C. Individual...</p>	2011	Law Review	—	<p><a href="#">7</a></p> <p>F.3d</p>
—	<p><b>275. 3 Ave Maria L. Rev. 741, ADDING COLOR: AN ARGUMENT FOR THE COLORABLE SHOWING APPROACH TO HYBRID RIGHTS CLAIMS UNDER EMPLOYMENT DIVISION V. SMITH</b></p> <p>3 Ave Maria L. Rev. 741 , 759+</p> <p>Free exercise jurisprudence has been accompanied by ambiguity ever since the Supreme Court's decision in Employment Division v. Smith. Smith's central holding was clear enough: the...</p>	2005	Law Review	—	<p><a href="#">7</a></p> <p><a href="#">8</a></p> <p>F.3d</p>
—	<p><b>276. THE UTILITY AND EFFICACY OF THE RLUIPA: WAS IT A WASTE?</b></p> <p>31 B.C. Envtl. Aff. L. Rev. 723 , 752+</p> <p>Abstract: The Religious Land Use and Institutionalized Persons Act was Congress's second attempt to undo the Supreme Court's decision in Employment Division, Department of Human...</p>	2004	Law Review	—	<p><a href="#">7</a></p> <p><a href="#">8</a></p> <p>F.3d</p>
—	<p><b>277. CUMULATIVE CONSTITUTIONAL RIGHTS</b></p> <p>97 B.U. L. Rev. 1309 , 1355+</p> <p>Introduction. 1310 I. Aggregate Harm. 1316 A. Cumulative Harmless Error. 1317 B. Cumulative Prejudice Under Strickland and Brady. 1318 C. Cumulative Eighth...</p>	2017	Law Review	—	<p><a href="#">7</a></p> <p><a href="#">8</a></p> <p>F.3d</p>
—	<p><b>278. ON BOY SCOUTS AND ANTI-DISCRIMINATION LAW: THE ASSOCIATIONAL RIGHTS OF QUASI-RELIGIOUS ORGANIZATIONS</b></p> <p>86 B.U. L. Rev. 109 , 171</p> <p>Introduction. 109 I. The BSA Cases Since Dale. 114 A. Boy Scouts of America v. Dale. 114 B. Access to Public Facilities. 116 C. Access to Public Benefits, Programs, and...</p>	2006	Law Review	—	<p><a href="#">7</a></p> <p>F.3d</p>
—	<p><b>279. THE ACCREDITATION OF RELIGIOUS LAW SCHOOLS IN CANADA AND THE UNITED STATES</b></p> <p>2016 B.Y.U. L. Rev. 1081 , 1125+</p> <p>Ongoing litigation in Canada suggests that the legal status of religiously affiliated law schools could be in jeopardy. In Canada, regulatory authorities have sought to deny...</p>	2016	Law Review	—	<p><a href="#">7</a></p> <p><a href="#">8</a></p> <p>F.3d</p>

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p><b>280. "COVER MY PILLS": CONTRACEPTIVE EQUITY AND RELIGIOUS LIBERTY IN CATHOLIC CHARITIES V. DINALLO</b> 16 Cardozo J.L. &amp; Gender 267 , 289</p> <p>In the realm of religious faith, and in that of political belief, sharp differences arise. In both fields the tenets of one man may seem the rankest error to his neighbor. To...</p>	2010	Law Review	—	<p><a href="#">7</a> F.3d</p>
—	<p><b>281. THE CASE AGAINST LEGISLATIVE CODIFICATION OF RELIGIOUS LIBERTY</b> 21 Cardozo L. Rev. 565 , 593</p> <p>Legislative codification of religious liberty is all the rage. The United States Congress enacted the Religious Freedom Restoration Act ("RFRA") in 1993, and, in the wake of the...</p>	1999	Law Review	—	<p><a href="#">7</a> F.3d</p>
—	<p><b>282. GIVING FAMILIES THEIR BEST SHOT: A LAW-MEDICINE PERSPECTIVE ON THE RIGHT TO RELIGIOUS EXEMPTIONS FROM MANDATORY VACCINATION</b> 63 Case W. Res. L. Rev. 869 , 914+</p> <p>Introduction. 870 I. Defining the Problem: The Vaccine Controversy. 873 II. Mandatory Vaccination and Free Exercise Legal Framework. 875 A. The Supreme Court's Public Health...</p>	2013	Law Review	—	<p><a href="#">7</a> <a href="#">8</a> F.3d</p>
—	<p><b>283. ADDRESSING THE HYBRID-RIGHTS EXCEPTION: HOW THE COLORABLE-PLUS APPROACH CAN REVIVE THE FREE EXERCISE CLAUSE</b> 63 Case W. Res. L. Rev. 257 , 268+</p> <p>"[I]n this land of equal liberty, it is our boast, that a [person's] religious tenets will not forfeit the protection of the laws, nor deprive him of the right of attaining and...</p>	2012	Law Review	—	<p><a href="#">7</a> <a href="#">8</a> F.3d</p>
—	<p><b>284. A STANDARD FOR SALVATION: EVALUATING "HYBRID-RIGHTS" FREE-EXERCISE CLAIMS</b> 61 Cath. U. L. Rev. 265 , 295+</p> <p>President Thomas Jefferson, whose own epitaph proudly cites to his authorship of the Virginia Statute for Religious Freedom, referred to the liberty rights guaranteed by the First...</p>	2011	Law Review	—	<p><a href="#">7</a> <a href="#">8</a> F.3d</p>
—	<p><b>285. IN GOOD CONSCIENCE: THE LEGAL TREND TO INCLUDE PRESCRIPTION CONTRACEPTIVES IN EMPLOYER INSURANCE PLANS AND CATHOLIC CHARITIES' "CONSCIENCE CLAUSE" OBJECTION</b> 52 Cath. U. L. Rev. 1081 , 1113</p> <p>Imagine a woman running a routine errand in California: she enters her local drug store, hands the pharmacist her prescription for a well-known drug approved by the Food and Drug...</p>	2003	Law Review	—	<p><a href="#">7</a> F.3d</p>

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p><b>286. A ROOM FOR "ADAM AND STEVE" AT MRS. MURPHY'S BED AND BREAKFAST: AVOIDING THE SIN OF INHOSPITALITY IN PLACES OF PUBLIC ACCOMMODATION</b> 23 Colum. J. Gender &amp; L. 326 , 394</p> <p>This article aims to encourage a vital and evolutionary step forward in understanding how multifaceted legal processes shape, and should shape, thinking about gay and lesbian...</p>	2012	Law Review	—	<p><a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>287. RELIGIOUS EXEMPTIONS AND THE VOCATIONAL DIMENSION OF WORK</b> 119 Colum. L. Rev. 169 , 204</p> <p>The Supreme Court's 2018 decision in Masterpiece Cakeshop left unresolved a central question running through the so-called wedding-vendor cases: Can the law ever grant religious...</p>	2019	Law Review	—	<p><a href="#">7</a></p> <p>F.3d</p>
—	<p><b>288. FREE EXERCISE CLAIMS IN CUSTODY BATTLES: IS HEIGHTENED SCRUTINY REQUIRED POST-SMITH?</b> 108 Colum. L. Rev. 716 , 747+</p> <p>This Note discusses how free exercise claims made in custody disputes should be handled post-Employment Division v. Smith. Before Smith, the Supreme Court had held that free...</p>	2008	Law Review	—	<p><a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>289. SMITH, STORMANS, AND THE FUTURE OF FREE EXERCISE: APPLYING THE FREE EXERCISE CLAUSE TO TARGETED LAWS OF GENERAL APPLICABILITY</b> 10 Engage: J. Federalist Soc'y Prac. Groups 143 , 146</p> <p>Suppose that a new Christian church in town announced that it will have a special focus on the biblical story of Jesus turning water into wine. Accordingly, rather than the single...</p>	2009	Law Review	—	<p><a href="#">5</a></p> <p>F.3d</p>
—	<p><b>290. LEGAL TOOLS FOR ACHIEVING LOW TRAFFIC ZONES</b> 50 Env'tl. L. Rep. (ELI) 10,329 , 10342</p> <p>Cities around the world are looking to reduce greenhouse gas and other emissions from vehicles through the use of low emission zones and congestion pricing. These strategies have...</p>	2020	Law Review	—	<p><a href="#">1</a> <a href="#">2</a> <a href="#">3</a></p> <p>F.3d</p>
—	<p><b>291. THE AFFORDABLE CARE ACT AND RELIGIOUS FREEDOM: THE NEXT BATTLEGROUND</b> 11 Geo. J. L. &amp; Pub. Pol'y 63 , 102</p> <p>L1-2Introduction . L364 I. The Affordable Care Act and the HHS Mandate. 69 II. The Perspective of Religious Objectors. 73 III. HHS Mandate and the First Amendment. 79 A....</p>	2013	Law Review	—	<p><a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>292. INCLUSION, ACCOMMODATION, AND RECOGNITION: ACCOUNTING FOR DIFFERENCES BASED ON RELIGION AND SEXUAL ORIENTATION</b> 32 Harv. J. L. &amp; Gender 303 , 381</p> <p>This Article analyzes the rights claims and theoretical frameworks deployed by Christian Right and gay rights cause lawyers in the context of gay-inclusive school programming to...</p>	2009	Law Review	—	<p><a href="#">7</a></p> <p>F.3d</p>

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p><b>293. DEFUSING A TICKING TIME BOMB: THE COMPLICATED CONSIDERATIONS UNDERLYING COMPULSORY HUMAN GENETIC EDITING</b></p> <p>10 Hastings Sci. &amp; Tech. L.J. 39 , 73</p> <p>Gene editing is a type of genetic engineering that enables scientists to change an organism's DNA by adding, removing, or altering genetic material at particular locations in the...</p>	2019	Law Review	—	<p><a href="#">4</a></p> <p><a href="#">5</a></p> <p>F.3d</p>
—	<p><b>294. A BALANCED APPROACH TO A GROWING PROBLEM: HOW CONGRESS CAN KEEP ROADS SAFE AND THE ELDERLY POPULATION HAPPY</b></p> <p>23 Elder L.J. 191 , 212+</p> <p>When elderly drivers cause lethal automotive accidents, some survivors and state legislators press for more stringent license renewal requirements based on age. Yet, in part due to...</p>	2015	Law Review	—	<p><a href="#">2</a></p> <p>F.3d</p>
—	<p><b>295. IN COMBINATION: USING HYBRID RIGHTS TO EXPAND RELIGIOUS LIBERTY</b></p> <p>64 Emory L.J. 1175 , 1227</p> <p>The First Amendment to the United States Constitution protects, among other things, the right to the free exercise of religion. In 1990, the Supreme Court held, in Employment...</p>	2015	Law Review	—	<p><a href="#">7</a></p> <p><a href="#">8</a></p> <p>F.3d</p>
—	<p><b>296. IN INCOGNITO -THE PRINCIPLE OF DOUBLE EFFECT IN AMERICAN CONSTITUTIONAL LAW</b></p> <p>57 Fla. L. Rev. 469 , 563</p> <p>Relying explicitly on the "principle of double effect" for the first time in American law, the Supreme Court in <i>Vacco v. Quill</i> -a decision noteworthy if for no other reason than...</p>	2005	Law Review	—	—
—	<p><b>297. OPTING OUT OF PUBLIC SCHOOL CURRICULA: FREE EXERCISE AND ESTABLISHMENT CLAUSE IMPLICATIONS</b></p> <p>33 Fla. St. U. L. Rev. 1199 , 1226+</p> <p>From the Protestant-Catholic school wars of the mid-1800s to the prosecution of Amish parents in the 1960s and home schooling parents in the 1980s, societal rules enacted by the...</p>	2006	Law Review	—	<p><a href="#">7</a></p> <p><a href="#">8</a></p> <p>F.3d</p>
—	<p><b>298. PROFILES IN TERROR: A LEGAL FRAMEWORK FOR THE BEHAVIORAL PROFILING PARADIGM</b></p> <p>17 Geo. Mason L. Rev. 423 , 481</p> <p>You're at an airport, standing in line to go through security. You're sweating, having rushed from the curb with bulky suitcases, gripping a ziplock bag in one hand and your shoes...</p>	2010	Law Review	—	<p><a href="#">2</a></p> <p><a href="#">3</a></p> <p>F.3d</p>
—	<p><b>299. THE RELIGIOUS LAND USE AND INSTITUTIONALIZED PERSONS ACT OF 2000: A CONSTITUTIONAL RESPONSE TO UNCONSTITUTIONAL ZONING PRACTICES</b></p> <p>9 Geo. Mason L. Rev. 929 , 1000</p> <p>Churches in the United States are facing ever-increasing pressure by municipal authorities to limit their physical presence in America's cities and towns. According to zoning...</p>	2001	Law Review	—	<p><a href="#">7</a></p> <p>F.3d</p>

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—	<b>300. THE RELIGIOUS RIGHT TO THERAPEUTIC ABORTIONS</b> 85 Geo. Wash. L. Rev. 954 , 992+  Religion is a common theme in the abortion dialogue. Much of the religious rhetoric focuses on religious objections to abortion, but there is another side of this discourse...	2017	Law Review	—	<a href="#">7</a> <a href="#">8</a> F.3d
—	<b>301. TAKING THE TEMPLE: EMINENT DOMAIN AND THE LIMITS OF RLUIPA</b> 96 Geo. L.J. 2057 , 2101  They paved paradise, and put up a parking lot -- Joni Mitchell C1-2Table of Contents Introduction. 2058 I. The Road to RLUIPA. 2059 II. Is Eminent Domain a "Land Use...	2008	Law Review	—	<a href="#">7</a> <a href="#">8</a> F.3d
—	<b>302. SEXUAL ORIENTATION ANTIDISCRIMINATION LAWS AND THE RELIGIOUS LIBERTY PROTECTION ACT: THE PITFALLS OF THE COMPELLING STATE INTEREST INQUIRY</b> 89 Geo. L.J. 719 , 752  When the United States Supreme Court issued its landmark decision in Employment Division, Department of Human Resources of Oregon v. Smith it profoundly changed the landscape of...	2001	Law Review	—	<a href="#">7</a> F.3d
—	<b>303. A BLESSING IN DISGUISE: PROTECTING MINORITY FAITHS THROUGH STATE RELIGIOUS FREEDOM NON-RESTORATION ACTS</b> 23 Harv. J.L. & Pub. Pol'y 411 , 486  I. Introduction. 412 II. The Dwindling Protection of Minority Religious Liberty under the United States Constitution. 413 A. Abrogating Strict Scrutiny for Unintended Invasions...	2000	Law Review	—	<a href="#">8</a> F.3d
—	<b>304. THE BEST OF A BAD LOT: COMPROMISE AND HYBRID RELIGIOUS EXEMPTIONS</b> 123 Harv. L. Rev. 1494 , 1515+  The Free Exercise Clause of the Constitution has had a meandering history. Few have questioned that the clause prohibits the government from deliberately restricting religious...	2010	Law Review	—	<a href="#">7</a> <a href="#">8</a> F.3d
—	<b>305. THE NAKED PRIVATE SQUARE</b> 51 Hous. L. Rev. 1 , 88+  In the latter half of the twentieth century, America witnessed the construction of a "wall of separation" between religion and the public square. What had once been commonplace...	2013	Law Review	—	<a href="#">7</a> F.3d
—	<b>306. INDIANA'S MIDWIFERY STATUTE AND THE LEGAL BARRIERS THAT WILL RENDER IT UNWORKABLE</b> 48 Ind. L. Rev. 663 , 694  "If women lose the right to say where and how they birth their children, then they will have lost something that's as dear to life as breathing." The State of Indiana recently...	2015	Law Review	—	<a href="#">7</a> <a href="#">8</a> F.3d

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p><b>307. CAN THE IRS SILENCE RELIGIOUS ORGANIZATIONS?</b> 40 Ind. L. Rev. 73 , 96</p> <p>As the campaign season for the 2008 presidential election begins, politicians are already courting religious organizations, which will certainly again play a crucial role in the...</p>	2007	Law Review	—	<p><a href="#">7</a> F.3d</p>
—	<p><b>308. STATE AND FEDERAL CONSTITUTIONAL LAW DEVELOPMENTS</b> 35 Ind. L. Rev. 1263 , 1295</p> <p>This Article explores state and federal constitutional law developments over the past year. Parts I-III examine both U.S. Supreme Court cases and significant Indiana state and...</p>	2002	Law Review	—	<p><a href="#">7</a> F.3d</p>
—	<p><b>309. THE N.R.A.'S STRICT-SCRUTINY AMENDMENTS</b> 104 Iowa L. Rev. 1455 , 1482</p> <p>ABSTRACT: The National Rifle Association ("N.R.A.") is urging states to declare in their constitutions that the right to keep and bear arms is fundamental and that any restraint...</p>	2019	Law Review	—	<p><a href="#">5</a> F.3d</p>
—	<p><b>310. #METOO AT 35,000 FEET: REDUCING THE RISK OF IN-FLIGHT SEXUAL ASSAULTS</b> 84 J. Air L. &amp; Com. 227 , 266</p> <p>According to the U.S. Federal Bureau of Investigation (FBI), reports of minors and women sexually assaulted on flights have risen dramatically in the last few years. It remains...</p>	2019	Law Review	—	<p><a href="#">3</a> F.3d</p>
—	<p><b>311. "FLY THE FRIENDLY SKIES": HOW IMPLEMENTING A PRIVATE SECURITY SYSTEM CAN IMPROVE THE SAFETY OF THE NATION AND AN INDUSTRY</b> 82 J. Air L. &amp; Com. 399 , 430</p> <p>C1-2TABLE OF CONTENTS I. "IT'S TIME TO FLY": INTRODUCTION. 400 II. THE "WINGS OF MAN": HISTORICAL BACKGROUND OF PAST AND CURRENT SAFETY PROGRAMS. 402 A. "One Mission....</p>	2017	Law Review	—	<p><a href="#">3</a> F.3d</p>
—	<p><b>312. ALL THE (AIR) RAGE: LEGAL IMPLICATIONS SURROUNDING AIRLINE AND GOVERNMENT BANS ON UNRULY PASSENGERS IN THE SKY</b> 65 J. Air L. &amp; Com. 857 , 890+</p> <p>I. INTRODUCTION. 857 II. THE PROBLEM OF UNRULY PASSENGERS. 859 A. How Bad is the Problem?. 859 B. Reaction by the Airlines and the Federal Government. 861 III. THE CONSTITUTIONAL...</p>	2000	Law Review	—	<p><a href="#">2</a> <a href="#">3</a> F.3d</p>
—	<p><b>313. WHO KNOWS BEST? THE APPROPRIATE LEVEL OF JUDICIAL SCRUTINY ON COMPULSORY EDUCATION LAWS REGARDING HOME SCHOOLING</b> 25 J. Civ. Rts. &amp; Econ. Dev 413 , 448+</p> <p>Brian Rohrbough remembers the promise he and other anxious parents made on April 20th as they stood outside Columbine High School waiting to see if their children had made it out...</p>	2011	Law Review	—	<p><a href="#">7</a> F.3d</p>

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p><b>314. THE RIGHT TO TRAVEL AND PRIVACY: INTERSECTING FUNDAMENTAL FREEDOMS</b> 30 J. Marshall J. Info. Tech. &amp; Privacy L. 639 , 656+</p> <p>As a fundamental right inherent in American citizenship and the nature of the federal union, the right to travel in the United States is basic to American liberty. The right...</p>	2014	Law Review	—	<p><a href="#">1</a> <a href="#">2</a> <a href="#">3</a></p> <p>F.3d</p>
—	<p><b>315. SHOULD CALIFORNIA PROHIBIT JUVENILE DRIVING: THE CONSTITUTIONAL AND PRACTICAL CONSIDERATIONS</b> 26 J. Juv. L. 49 , 63+</p> <p>On average, fifty teenagers per day become injured in automobile accidents and one teen driver is killed in an automobile accident every other day. Nationwide, nearly forty out of...</p>	2006	Law Review	—	<p><a href="#">1</a> <a href="#">2</a> <a href="#">3</a></p> <p>F.3d</p>
—	<p><b>316. ON THE CONSTITUTIONALITY OF HARD STATE BORDER CLOSURES IN RESPONSE TO THE COVID-19 PANDEMIC</b> 35 J.L. &amp; Health 1 , 98</p> <p>I investigate the constitutionality of hard state border closures in the United States as a prophylactic response to a pandemic. This type of border closure prevents people from...</p>	2021	Law Review	—	<p><a href="#">1</a> <a href="#">2</a></p> <p>F.3d</p>
—	<p><b>317. VEILED MUSLIM WOMEN AND DRIVER'S LICENSE PHOTOS: A CONSTITUTIONAL ANALYSIS</b> 13 J.L. &amp; Pol'y 855 , 913+</p> <p>On June 4, 2004, the Florida ACLU filed an appeal in the case of Freeman v. State that remains pending almost one year later. The ACLU was appealing the June 6, 2003 decision of a...</p>	2005	Law Review	—	<p><a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>318. PARENTAL RIGHTS AND PUBLIC SCHOOL CURRICULA: REVISITING MOZERT AFTER 20 YEARS</b> 38 J.L. &amp; Educ. 83 , 133</p> <p>In the fall of 1983, the Hawkins County, Tennessee Board of Education (Board) adopted new reading textbooks for use throughout the district. Upon reviewing the new readers, a...</p>	2009	Law Review	—	<p><a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>319. 2010-2011 NATIONAL HEALTH LAW MOOT COURT COMPETITION: BEST BRIEF</b> 32 J. Legal Med. 365 , 396</p> <p>No. 10-5376 IN THE SUPREME COURT OF THE UNITED STATES November Term, 2010 CARTWRIGHT JACKSON, in his official capacity as Chief Medical Examiner of Sage County; and COUNTY OF Sage,...</p>	2011	Law Review	—	<p><a href="#">7</a></p> <p>F.3d</p>
—	<p><b>320. OVERCOMING OBSTACLES TO RELIGIOUS EXERCISE IN K-12 EDUCATION</b> 40 J. Legis. 96 , 153+</p> <p>Judicial decisions rendered during the last half-century have overwhelmingly favored educational agencies over claims by parents seeking religious accommodations to public...</p>	2014	Law Review	—	<p><a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p><b>321. CIVIL RIGHTS FOR WHOM?: GAY RIGHTS VERSUS RELIGIOUS FREEDOM</b> 95 Ky. L.J. 553 , 647</p> <p>Disapproval of homosexuality is widespread, deep-rooted, and of long standing. Although some cultures have tolerated some homosexual acts, more often they have been condemned. In...</p>	2007	Law Review	—	<p><a href="#">7</a></p> <p>F.3d</p>
—	<p><b>322. EXCEPTIONS TO EMPLOYMENT DIVISION V. SMITH: A NEED FOR CHANGE</b> 10 Lewis &amp; Clark L. Rev. 701 , 723</p> <p>Employment Division v. Smith states that a facially neutral law that indirectly has a negative impact on an individual's Free Exercise of religion need only be subjected to...</p>	2006	Law Review	—	<p><a href="#">7</a></p> <p><a href="#">8</a></p> <p>F.3d</p>
—	<p><b>323. KEEPING THE FAITH: HOW COURTS SHOULD DETERMINE "SINCERELY-HELD RELIGIOUS BELIEF" IN FREE EXERCISE OF RELIGION CLAIMS BY FOR-PROFIT COMPANIES</b> 59 Loy. L. Rev. 723 , 790+</p> <p>I. INTRODUCTION. 724 II. FREE EXERCISE OF RELIGION: THE BASICS OF THE CLAIM AND LESSONS FROM RELATED CASE-LAW. 730 A. The Current State of Free Exercise Jurisprudence in...</p>	2013	Law Review	—	<p><a href="#">7</a></p> <p>F.3d</p>
—	<p><b>324. DRIVERS' LICENSES AND AGE LIMITS: IMPOSITION OF DRIVING RESTRICTIONS ON ELDERLY DRIVERS</b> 9 Marq. Elder's Advisor 359 , 381+</p> <p>In today's world, most people perceive the ability to drive as a necessity for daily existence, and the elderly population is no exception. However, driving is a privilege and a...</p>	2008	Law Review	—	<p><a href="#">2</a></p> <p><a href="#">8</a></p> <p>F.3d</p>
—	<p><b>325. RELIGIOUS FREEDOM AND THE INTERSCHOLASTIC ATHLETE</b> 12 Marq. Sports L. Rev. 295 , 345+</p> <p>Introduction. 296 I. The Legal Framework. 298 A. The Free Exercise Clause of the First Amendment. 301 1. Elements of the Claimant's Prima Facie Case. 301 2. Limitations...</p>	2001	Law Review	—	<p><a href="#">7</a></p> <p>F.3d</p>
—	<p><b>326. APPLYING STRICT SCRUTINY: AN EMPIRICAL ANALYSIS OF FREE EXERCISE CASES</b> 78 Mont. L. Rev. 275 , 312</p> <p>Strict scrutiny and the free exercise of religion have had an uneasy relationship in American jurisprudence. In this Article, we trace the history of strict scrutiny in free...</p>	2017	Law Review	—	<p><a href="#">5</a></p> <p>F.3d</p>
—	<p><b>327. MAKING SENSE OF HYBRID RIGHTS: AN ANALYSIS OF THE NEBRASKA SUPREME COURT'S APPROACH TO THE HYBRID-RIGHTS EXCEPTION IN DOUGLAS COUNTY V. ANAYA</b> 85 Neb. L. Rev. 311 , 349+</p> <p>I. Introduction. 312 II. Background. 314 A. The Legal Landscape of Hybrid-Rights Claims. 314 1. The Smith General Rule and the Origin of the Hybrid-Rights Exception. 315 ...</p>	2006	Law Review	—	<p><a href="#">5</a></p> <p><a href="#">7</a></p> <p><a href="#">8</a></p> <p>F.3d</p>

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p><b>328. TWO WRONGS MAKE A RIGHT: HYBRID CLAIMS OF DISCRIMINATION</b> 79 N.Y.U. L. Rev. 685 , 711+</p> <p>This Note reinterprets and recontextualizes the pronouncement in <i>Employment Division v. Smith</i> (Smith II) that exemptions from generally applicable laws will not be granted unless...</p>	2004	Law Review	—	<p><a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>329. THE DEVIL IS IN THE DETAILS: NEUTRAL, GENERALLY APPLICABLE LAWS AND EXCEPTIONS FROM SMITH</b> 75 N.Y.U. L. Rev. 1045 , 1084+</p> <p>In the wake of the Supreme Court's landmark decision in <i>Employment Division v. Smith</i>, which overturned settled principles of free exercise jurisprudence, confusion abounds in the...</p>	2000	Law Review	—	<p><a href="#">7</a></p> <p>F.3d</p>
—	<p><b>330. MAKING AMERICA "THE LAND OF SECOND CHANCES": RESTORING SOCIOECONOMIC RIGHTS FOR EX-OFFENDERS</b> 30 N.Y.U. Rev. L. &amp; Soc. Change 527 , 584</p> <p>"I have been clean now for three years and six months with G[o]d's help, and I am trying to stay that way, but with no help for people like me it is very hard not to go back to..."</p>	2006	Law Review	—	<p><a href="#">2</a></p> <p>F.3d</p>
—	<p><b>331. SMITH'S HYBRID RIGHTS DOCTRINE AND THE PIERCE RIGHT: AN UNINTELLIGENT DESIGN</b> 85 N.C. L. Rev. 385 , 422+</p> <p>Introduction. 385 I. Meyer and Pierce: The Constitutional Framework for Parents' Fundamental Right To Direct Their Children's Upbringing in the Education Context. 391 A. Meyer v....</p>	2006	Law Review	—	<p><a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>332. PLANNING FOR DENSITY IN A DRIVERLESS WORLD</b> 9 Ne. U. L. Rev. 151 , 204</p> <p>Automobile-centered, low-density development was the defining feature of population growth in the United States for decades. This development pattern displaced wildlife, destroyed...</p>	2017	Law Review	—	<p><a href="#">3</a></p> <p>F.3d</p>
—	<p><b>333. THE CONSTITUTIONAL RIGHT TO TRAVEL: ARE SOME FORMS OF TRANSPORTATION MORE EQUAL THAN OTHERS?</b> 1 NW J. L. &amp; Soc. Pol'y 213 , 213+</p> <p>"A rich man can choose to drive a limousine; a poor man may have to walk." So declared the Ninth Circuit in 1972, when walking was a common phenomenon in the United States. ...</p>	2006	Law Review	—	<p><a href="#">3</a></p> <p>F.3d</p>
—	<p><b>334. RELIGIOUS FREEDOM AND "ACCOMMODATIONIST NEUTRALITY": A NON-NEUTRAL CRITIQUE</b> 84 Or. L. Rev. 935 , 1000</p> <p>The patterns of social life that support liberal democratic forms of civic flourishing embody definite rankings of competing human goods, which will be associated with some...</p>	2005	Law Review	—	<p><a href="#">7</a></p> <p>F.3d</p>

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p><b>335. WHEN A "RULE" DOESN'T RULE: THE FAILURE OF THE OREGON EMPLOYMENT DIVISION V. SMITH "HYBRID RIGHTS EXCEPTION"</b> 108 Penn St. L. Rev. 573 , 591+</p> <p>More than a decade has passed since the Supreme Court rearranged the landscape of free exercise jurisprudence in Employment Division v. Smith, and courts and scholars continue to...</p>	2003	Law Review	—	<p><a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>336. THE PROCEDURAL DUE PROCESS REQUIREMENTS FOR NO-FLY LISTS</b> 4 Pierce L. Rev. 121 , 154+</p> <p>Imagine arriving at the airport and checking in at the ticketing booth. You tell the ticketing agent your name, your flight number, and show the agent your identification. The...</p>	2005	Law Review	—	<p><a href="#">3</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>337. "SUPER SCHOOLS"-A NEW GENERATION OF NARCISSISM AND UNLAWFUL ATTEMPTS TO POLICE STUDENTS' OFF-CAMPUS SPEECH</b> 32 Quinnipiac L. Rev. 389 , 431+</p> <p>With a cold look of defiance, Jack exclaimed, "It was only meant to be a joke!" Principal Taggart was losing patience: "Look, you've upset a lot of people. You've brought..."</p>	2014	Law Review	—	<p><a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>338. BEGGING THE HIGH COURT FOR CLARIFICATION: HYBRID RIGHTS UNDER EMPLOYMENT DIVISION v. SMITH</b> 17 Regent U. L. Rev. 77 , 91+</p> <p>The court begins its opinion by stating that this is a case in search of a controversy. One wonders, rather, whether this is a court afraid of a case. No court would eagerly enter...</p>	2005	Law Review	—	<p><a href="#">4</a> <a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>339. IMPLICACIONES DE LA LIBERTAD DE RELIGIÓN EN LA APLICACIÓN DE LAS LEYES LABORALES ANTI DISCRIMEN</b> 86 Rev. Jur. U.P.R. 1224 , 1246</p> <p>Introducción. 1224 I. Controversias de Primera Enmienda: La libertad de religión. 1226 A. Primera Enmienda. 1226 i. Cláusula de establecimiento. 1226 ii. Cláusula...</p>	2017	Law Review	—	—
—	<p><b>340. MISSING THE MARK: CHALLENGING THE COURT'S REFUSAL TO RECOGNIZE THE "MARK OF THE BEAST" AS A VALID RELIGIOUS-BASED EXEMPTION</b> 18 Rutgers J. L. &amp; Religion 57 , 73+</p> <p>Numbers matter. Numbers, and more importantly their significance, play an integral role in virtually every area of everyday life, from serving as the driving force behind financial...</p>	2016	Law Review	—	<p><a href="#">2</a> <a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>341. CORPORATE PERSONHOOD AND THE FIRST AMENDMENT: A BUSINESS PERSPECTIVE ON AN ERODING FREE EXERCISE CLAUSE</b> 14 Rutgers J. L. &amp; Religion 217 , 246</p> <p>"Corporations are people my friend .." Are they though? Mitt Romney's now infamous remark has been brushed aside by his many other gaffes, but the question remains an important...</p>	2012	Law Review	—	—

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—	<p><b>342. EQUALITY IN SHEEP'S CLOTHING: THE IMPLICATIONS OF ANTI-DISCRIMINATION NORMS FOR RELIGIOUS AUTONOMY</b> 10 Santa Clara J. Int'l L. 107 , 138</p> <p>The most significant dialectic in law and religion jurisprudence over the past fifty years has been between freedom and equality. This struggle has played out in a number of...</p>	2012	Law Review	—	<p><a href="#">5</a> <a href="#">6</a></p> <p>F.3d</p>
—	<p><b>343. LIMITING THE SCOPE OF THE RELIGIOUS LAND USE AND INSTITUTIONALIZED PERSONS ACT: WHY RLUIPA SHOULD NOT BE AMENDED TO REGULATE EMINENT DOMAIN ACTIONS AGAINST RELIGIOUS PROPERTY</b> 38 Seton Hall L. Rev. 667 , 713</p> <p>Government entities from time to time exercise the power of eminent domain to acquire property, including property owned by religious institutions, in order to redevelop a...</p>	2008	Law Review	—	<p><a href="#">7</a></p> <p>F.3d</p>
—	<p><b>344. THE CONSTITUTIONAL RIGHT TO TRAVEL UNDER QUARANTINE</b> 94 S. Cal. L. Rev. 1367 , 1405+</p> <p>The constitutional right to travel has long been an enigma for courts and academics alike. Despite being widely recognized and regularly applied, relatively little has been written...</p>	2021	Law Review	—	<p><a href="#">3</a></p> <p>F.3d</p>
—	<p><b>345. WHEN CHURCHES FAIL: THE DIOCESAN DEBTOR DILEMMAS</b> 79 S. Cal. L. Rev. 363 , 454+</p> <p>"[T]he First Amendment does not provide a shield behind which a church may avoid liability for harm . . . arising from the alleged sexual assault or battery by one of its clergy ....</p>	2006	Law Review	—	<p><a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>346. AN ANTITRUST APPROACH TO CORPORATE FREE EXERCISE CLAIMS</b> 92 St. John's L. Rev. 29 , 90+</p> <p>The scope and contours of religious liberty in the United States have never been entirely clear. Some clarity was interjected in 1990 when the United States Supreme Court attempted...</p>	2018	Law Review	—	<p><a href="#">5</a> <a href="#">7</a></p> <p>F.3d</p>
—	<p><b>347. ZONING IN FLORIDA UNDER THE RELIGIOUS FREEDOM RESTORATION ACTS: WHAT CITY OFFICIALS SHOULD WATCH OUT FOR IN DEFENDING THEIR ORDINANCES AGAINST FREEDOM OF RELIGION CLAIMS</b> 12 St. Thomas L. Rev. 157 , 176</p> <p>I. L2-3Introduction 157 II. L2-3The Religious Freedom Restoration Act 159 A. The Supreme Court Intended to Apply Flores to Federal Laws and Rule that the Federal RFRA was...</p>	1999	Law Review	—	<p><a href="#">7</a></p> <p>F.3d</p>

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p><b>348. CONSTITUTIONAL LAW-SCHOOL'S USE OF BOOKS DEPICTING SAME-SEX COUPLES DOES NOT VIOLATE PARENTS' CONSTITUTIONAL RIGHTS-PARKER V. HURLEY, 514 F.3D 87 (1ST CIR. 2008), CERT. DENIED, 129 S. CT. 56 (2008)</b> 42 Suffolk U. L. Rev. 329 , 337+</p> <p>At times in United States history, religious freedom and the right to a public education have been at odds, and these disputes have frequently spilled into the federal courts. ...</p>	2009	Law Review	—	<p><a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>349. ALLEVIATING THE POWER OF SECRET EVIDENCE: AN ANALYSIS OF NO FLY AND SELECTEE LIST DETERMINATIONS AND REDRESS PROCEEDINGS</b> 90 Temp. L. Rev. Online 1 , 31+</p> <p>The use of "watch lists" by national governments is not a new phenomenon. Watch lists serve a critical role in a government's ability to protect against potential threats to its...</p>	2018	Law Review	—	<p><a href="#">1</a> <a href="#">2</a> <a href="#">3</a></p> <p>F.3d</p>
—	<p><b>350. APPROACHES TO THE HYBRID-RIGHTS DOCTRINE IN FREE EXERCISE CASES</b> 68 Tenn. L. Rev. 119 , 140+</p> <p>In 1990, the United States Supreme Court issued its controversial decision in Employment Division v. Smith. Initiating what was widely regarded as a fundamental change in the...</p>	2000	Law Review	—	<p><a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>351. WHY MS. DAISY WAS NOT ALLOWED TO DRIVE HERSELF: AN EXAMINATION OF THE NEED FOR FEDERALLY MANDATED DRIVER'S LICENSE RENEWAL PROCEDURES FOR ELDERLY DRIVERS</b> 41 Transp. L.J. 45 , 56+</p> <p>I. Introduction. 46 II. Background. 49 A. Evidence Supporting the Federalization of Driving Standards for the Elderly. 49 B. Current Statutory Provisions for Driver's License...</p>	2014	Law Review	—	<p><a href="#">1</a> <a href="#">2</a> <a href="#">3</a></p> <p>F.3d</p>
—	<p><b>352. CALIBRATING THE BALANCE OF FREE EXERCISE, RELIGIOUS ESTABLISHMENT, AND LAND USE REGULATION: IS RLUIPA AN UNCONSTITUTIONAL RESPONSE TO AN OVERSTATED PROBLEM?</b> 53 UCLA L. Rev. 485 , 522</p> <p>The Religious Land Use and Institutionalized Persons Act (RLUIPA) reflects a continuing struggle between Congress and the Supreme Court to define the scope of religious liberties...</p>	2005	Law Review	—	<p><a href="#">7</a></p> <p>F.3d</p>
—	<p><b>353. WHO SHOULD CONTROL CHILDREN'S EDUCATION?: PARENTS, CHILDREN, AND THE STATE</b> 75 U. Cin. L. Rev. 1339 , 1387</p> <p>Disputes surrounding public education repeatedly take center stage in American life. Public schooling persists as such a hotbed for controversy because of the deeply held and...</p>	2007	Law Review	—	<p><a href="#">7</a></p> <p>F.3d</p>

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—	<p><b>354. USING MALE CIRCUMCISION TO UNDERSTAND SOCIAL NORMS AS MULTIPLIERS</b> 72 U. Cin. L. Rev. 455 , 526</p> <p>A recent explosion of law and norms scholarship has been aimed at understanding how social norms regulate human behavior. Like the law, social norms establish what constitutes...</p>	2003	Law Review	—	<p><a href="#">4</a> F.3d</p>
—	<p><b>355. FREE EXERCISE AND HYBRID RIGHTS: AN ALTERNATIVE PERSPECTIVE ON THE CONSTITUTIONALITY OF SAME-SEX MARRIAGE BANS</b> 29 U. Haw. L. Rev. 23 , 57+</p> <p>Massachusetts became the first state to legalize same-sex marriage in November 2003. Following in the wake of an earlier state court decision mandating domestic partnership rights...</p>	2006	Law Review	—	<p><a href="#">7</a> <a href="#">8</a> F.3d</p>
—	<p><b>356. COMPELLED EXPRESSION OF THE RELIGIOUSLY FORBIDDEN: PHARMACISTS, "DUTY TO FILL" STATUTES, AND THE HYBRID RIGHTS EXCEPTION</b> 29 U. Haw. L. Rev. 97 , 121+</p> <p>"The Supreme Court has been somewhat less than precise with regard to the nature of hybrid rights." Judge Diarmuid O'Scannlain In February 2005, two women in Chicago...</p>	2006	Law Review	—	<p><a href="#">7</a> <a href="#">8</a> F.3d</p>
—	<p><b>357. CODA TO WILLIAM PENN'S OVERTURE: SAFEGUARDING NON-MAINSTREAM RELIGIOUS LIBERTY UNDER THE PENNSYLVANIA CONSTITUTION</b> 4 U. Pa. J. Const. L. 81 , 140+</p> <p>The United States Supreme Court's 1990 decision, Employment Division v. Smith, spawned a renaissance in state law protection of religious liberty. In Smith, the Court held that...</p>	2001	Law Review	—	<p><a href="#">5</a> F.3d</p>
—	<p><b>358. THE RELIGIOUS AND ASSOCIATIONAL FREEDOMS OF BUSINESS OWNERS</b> 7 U. Pa. J. Lab. &amp; Emp. L. 191 , 224</p> <p>May private employers who are not exempted from Title VII as religious employers but who nonetheless wish to pursue a niche market of catering to and advocating a narrow...</p>	2005	Law Review	—	<p><a href="#">7</a> F.3d</p>
—	<p><b>359. THE NIQAB IN THE COURTROOM: PROTECTING FREE EXERCISE OF RELIGION IN A POST-SMITH WORLD</b> 159 U. Pa. L. Rev. 1533 , 1576+</p> <p>Introduction. 1534 I. Culture or Religion? Why Muhammad's Decision to Wear the Niqab Is Religious. 1536 A. African American Islamic Beliefs and Practices in Context. 1536 B....</p>	2011	Law Review	—	<p><a href="#">7</a> <a href="#">8</a> F.3d</p>
—	<p><b>360. THE INTERSECTION OF ZONING REGULATIONS, RELIGIOUS HOUSE MEETINGS, AND THE CONSTITUTION</b> 48 Washburn L.J. 133 , 174+</p> <p>Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof . . . . During the last half-century, Christians in the United States...</p>	2008	Law Review	—	<p><a href="#">7</a> F.3d</p>

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p><b>361. WASHINGTON'S REPRODUCTIVE PRIVACY ACT: AN INTERPRETATION AND CONSTITUTIONAL ANALYSIS</b> 90 Wash. L. Rev. 993 , 1037+</p> <p>Abstract: In Roe v. Wade, the Supreme Court declared that the "zone of privacy" inherent in the liberty component of the Due Process Clauses protected a woman's right to choose...</p>	2015	Law Review	—	<p><a href="#">7</a> <a href="#">8</a></p> <p>F.3d</p>
—	<p><b>362. ARTICLE I, SECTION 11: A POOR "PLAN B" FOR WASHINGTON'S RELIGIOUS PHARMACISTS</b> 85 Wash. L. Rev. 739 , 780</p> <p>Abstract: In Stormans, Inc. v. Selecky, a group of Washington pharmacists contended their religious beliefs precluded them from dispensing the drug Plan B, a post-coital emergency...</p>	2010	Law Review	—	<p><a href="#">5</a></p> <p>F.3d</p>
—	<p><b>363. SHIFTING AUTOMOTIVE LANDSCAPES: PRIVACY AND THE RIGHT TO TRAVEL IN THE ERA OF AUTONOMOUS MOTOR VEHICLES</b> 50 Wash. U. J.L. &amp; Pol'y 147 , 169+</p> <p>"Travel, in the younger sort, is a part of education; in the elder, a part of experience." Time has proven these words, penned by noted English attorney and philosopher Francis...</p>	2016	Law Review	—	<p><a href="#">1</a> <a href="#">2</a> <a href="#">3</a></p> <p>F.3d</p>
—	<p><b>364. DISESTABLISHING DEISM: ADVOCATING FREE EXERCISE CHALLENGES TO STATE-INDUCED INVOCATIONS OF GOD</b> 31 Wash. U. J.L. &amp; Pol'y 157 , 191</p> <p>One is often told that it is a very wrong thing to attack religion, because it makes men virtuous. So I am told; I have not noticed it. . . . You find as you look around the...</p>	2009	Law Review	—	<p><a href="#">7</a></p> <p>F.3d</p>
—	<p><b>365. WHY STUDENT RELIGIOUS SPEECH IS SPEECH</b> 110 W. Va. L. Rev. 223 , 274</p> <p>I. Introduction. 223 II. Preliminary Observations. 227 A. Morse v. Frederick. 227 B. Viewpoint Discrimination under Tinker. 231 C. Student Speech and Public Forum Doctrine....</p>	2007	Law Review	—	<p><a href="#">7</a></p> <p>F.3d</p>
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## History

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