

44 S.Ct. 257
Supreme Court of the United States.

PACKARD

v.

BANTON, Dist. Atty., et al.

No. 126.

Argued Jan. 2, 1924.

Decided, Feb. 18, 1924.

Synopsis

Appeal from the District Court of the United States for the Southern District of New York.

Suit by William Henry Packard against Joab H. Banton, as District Attorney in and for the County of New York, and another. Decree of dismissal, and plaintiff appeals. Affirmed.

West Headnotes (9)

[1] Injunction

🔑 Motor Vehicles

Injunction

🔑 Buses and shuttle services

Equity has jurisdiction in suit to enjoin enforcement of Laws N.Y. 1922, c. 612, requiring operator of motor vehicles transporting passengers for hire to execute a bond or obtain a liability policy, where it is alleged that the enforcement of such statute will result in confiscation of the earnings of the plaintiff, in violation of due process clause, notwithstanding provision of statute making violation thereof a misdemeanor.

[10 Cases that cite this headnote](#)

[2] Injunction

🔑 Prosecution of Criminal Laws

Generally a court of equity is without jurisdiction to restrain criminal proceedings, unless they are

instituted by a party to a suit already pending before it to try the same right that is in issue there.

[15 Cases that cite this headnote](#)

[3] Injunction

🔑 On ground of invalidity

Equity has jurisdiction to restrain criminal prosecutions under unconstitutional enactments when the prevention of such prosecutions is essential to the safeguarding of rights of property.

[30 Cases that cite this headnote](#)

[4] Constitutional Law

🔑 Constitutional Rights in General

A distinction must be observed between the regulation of an activity which may be engaged in as matter of right, and one carried on by government sufferance or permission, since in the latter case the power to exclude altogether generally includes the lesser power to impose conditions, and may justify a degree of regulation not admissible in the former.

[16 Cases that cite this headnote](#)

[5] Automobiles

🔑 Constitutionality and validity of acts and ordinances

Constitutional Law

🔑 Carriers and public utilities; railroads

Laws N.Y.1922, c. 612, requiring persons engaged in the business of transporting passengers for hire by motor vehicles in cities of the first class to execute a bond or obtain a liability policy, *held* not violative of the equal protection clause of U.S.C.A. Const.Amend. 14, because applicable only to cities of the first class; the classification not being unreasonable and arbitrary, in view of the density and continuity of traffic in cities of the first class.

[35 Cases that cite this headnote](#)

[6] Automobiles

🔑 [Constitutionality and validity of acts and ordinances](#)

Constitutional Law

🔑 [Carriers and public utilities; railroads](#)

Laws N.Y.1922, c. 612, requiring operators of motor vehicles transporting passengers for hire in cities of the first class to execute a bond or obtain liability insurance, *held* not violative of the equal protection clause of [U.S.C.A. Const.Amend. 14](#), because not applicable to operation of street cars and motor omnibuses, in view of the regulation of street cars and motor omnibuses by the Public Service Commission.

[34 Cases that cite this headnote](#)

[7] Constitutional Law

🔑 [Taxicabs and limousines](#)

Laws N.Y.1922, c. 612, requiring operators of motor vehicles transporting passengers for hire to execute bonds or obtain liability insurance *held* not violative of the due process clause of [U.S.C.A. Const.Amend. 14](#), on the ground that the premium required to be paid results in the confiscation of earnings, in view of provision that personal bonds may be executed, and evidence tending to show that policies may be secured for as small a sum as \$540 a year.

[17 Cases that cite this headnote](#)

[8] Federal Courts

🔑 [Pleadings](#)

Federal Courts

🔑 [Particular cases](#)

Where bill to enjoin enforcement of Laws N.Y.1922, c. 612, requiring operator of motor vehicles transporting passengers for hire to file bond or obtain liability policy, alleged that the value in controversy exceeded \$3,000, that plaintiff owned four motor vehicles, and that the income from each vehicle would be reduced from \$35 a week to \$16.50 a week by reason of the premium which plaintiff would be required to pay, *held* to show that the matter in controversy exceeded the value of \$3,000, giving District Court jurisdiction, under Judicial Code, § 24, subd. 1, [28 U.S.C.A. § 41\(1\)](#).

[44 Cases that cite this headnote](#)

[9] Automobiles

🔑 [Constitutionality and validity of acts and ordinances](#)

Laws N.Y.1922, c. 612, requiring persons engaged in the business of transporting passengers for hire by motor vehicles in cities of the first class to execute a bond or obtain a liability policy, *held* not invalid because discriminatory.

[7 Cases that cite this headnote](#)

Attorneys and Law Firms

141** *258** Messrs. A. B. Silverman and Louis J. Vorhaus, both of New York City (Elijah N. Zoline and Frederick Hemley, both of New York City, of counsel), for appellant.

Messrs. John Caldwell Myers and Felix C. Benvenega, both of New York City, for appellee Banton.

Messrs. Carl Sherman, Atty. Gen. (Edward G. Griffin and Claude T. Dawes, Deputy Attys. Gen., of counsel), for appellee Sherman.

Messrs. Leffert & Tyroler and Katz & Rosen, both of New York City, amici curiae.

Opinion

Mr. Justice SUTHERLAND delivered the opinion of the Court.

This is a suit to enjoin the enforcement of a statute of New York (Laws 1922, p. 1566, c. 612), alleged to be in contravention of the equal protection of the laws and due process clauses of the Fourteenth Amendment. The statute requires every person, etc., engaged in the business of carrying passengers for hire in any motor vehicle, except street cars and motor vehicles subject to the Public Service Commission Law, upon any public street in a city of the first class, to file with the state tax commission, either a personal bond with sureties, a corporate surety bond, or a policy of insurance in a solvent and responsible company in the sum of \$2,500, conditioned for the payment of any judgment recovered against such person, etc., for death or injury caused

in the operation or by the defective construction of such motor vehicle. The bill alleges that the rate of premium for the required policy is fixed by the insurance companies at \$960; that the net income from the operation of a motor vehicle is *142 about \$35 a week, which would be reduced by the operation of the law to \$16.50 per week, resulting in confiscation of the earnings of appellant for the benefit of the insurance companies. The statute makes it a misdemeanor to operate such motor vehicle without having furnished the required bond or policy, and appellant avers that appellees, as prosecuting officers of the state, have threatened, and, if not enjoined, will proceed, to prosecute him, unless he complies with the law. The court below was constituted of three judges, under section 266 of the Judicial Code (Comp. St. § 1243). Upon the return of the order to show cause a hearing was had, and the court denied a motion for an injunction pendente lite, and dismissed the bill for want of equity, without handing down an opinion.

[1] 1. Appellees insist that the District Court was without jurisdiction because the matter in controversy does not exceed the value of \$3,000. Judicial Code, § 24, subd. 1 (Comp. St. § 991). The bill discloses that the enforcement of the statute sought to be enjoined will have the effect of materially increasing appellant's expenditures, as well as causing injury to him in other respects. The allegations, in general terms, are that the sum or value in controversy exceeds \$3,000, which the affidavits filed in the lower court tend to support; that appellant is the owner of four motor vehicles, the income from which would be reduced, if the law be enforced, to the extent of \$18.50 each per week; and that his business would otherwise suffer. The object of the suit is to enjoin the enforcement of the statute, and it is the value of this object thus sought to be gained that determines the amount in dispute. *Railroad Co. v. Ward*, 2 Black, 485, 17 L. Ed. 311; *Railway Co. v. Kuteman*, 54 Fed. 547, 552, 4 C. C. A. 503; *Nashville, C. & St. L. R. R. Co. v. McConnell* (C. C.) 82 Fed. 65, 73; *Scott v. Donald*, 165 U. S. 107, 114, 17 Sup. Ct. 262, 41 L. Ed. 648; *City of Hutchinson v. Beckham*, 118 Fed. 399, 402, 55 C. C. A. 333; *Evenson v. Spaulding*, 150 Fed. 517, 520, 82 C. C. A. 263, 9 L. R. A. (N. S.) 904; *Hunt v. N. Y. Cotton Exchange*, 205 U. S. 322, 336, 27 Sup. Ct. 529, 51 L. Ed. 821.

*143 Counter affidavits were filed, tending to show that the expenses incident to compliance with the statute would be less than alleged; but it sufficiently appears that the value of the right of appellant to carry on his business, freed from the restraint of the statute, exceeds the jurisdictional amount.

[2] [3] 2. Another preliminary contention is that the bill cannot be sustained, because there is a plain, adequate, and complete remedy at law; that is, that the question may be tried and determined as fully in a criminal prosecution under the statute as in a suit in equity. The general rule undoubtedly is that a court of equity is without jurisdiction to restrain criminal proceedings, unless they are instituted by a party to a suit already pending before it to try the same right that is in issue there. *In re Sawyer*, 124 U. S. 200, 209–211, 8 Sup. Ct. 482, 31 L. Ed. 402; *Davis & Farnum Manufacturing Co. v. Los Angeles*, 189 U. S. 207, 217, 23 Sup. Ct. 498, 47 L. Ed. 778.

[4] But it is settled that ‘a distinction obtains, and equitable jurisdiction exists to restrain criminal prosecutions under unconstitutional enactments, when the prevention of such prosecutions is essential to the safeguarding of rights of property.’ **259 *Truax v. Raich*, 239 U. S. 33, 37, 38, 36 Sup. Ct. 7, 60 L. Ed. 131, L. R. A. 1916D, 545, Ann. Cas. 1917B, 283. The question has so recently been considered that we need do no more than cite *Terrace v. Thompson*, 263 U. S. 197, 44 Sup. Ct. 15, 68 L. Ed. 255, decided November 12, 1923, where the cases are collected, and state our conclusion that the present suit falls within the exception and not the general rule. *Huston v. City*, 176 Iowa, 455, 464, 156 N. W. 883; *Dobbins v. Los Angeles*, 195 U. S. 223, 25 Sup. Ct. 18, 49 L. Ed. 169.

[5] 3. We come then, to the question whether the statute assailed contravenes the provisions of the Fourteenth Amendment. That the selection of cities of the first class for the application of the regulations and the exclusion of all others is not an unreasonable and arbitrary classification does not admit of controversy. *Hayes v. Missouri*, 120 U. S. 68, 7 Sup. Ct. 350, 30 L. Ed. 578. We cannot say that there are not reasons applicable to the streets of large cities—such as *144 their use by a great number of persons or the density and continuity of traffic—justifying measures to safeguard the public from dangers incident to the operation of motor vehicles which do not obtain in the case of the smaller communities.

[6] The contention most pressed is that the act unreasonably and arbitrarily discriminates against those engaged in operating motor vehicles for hire in favor of persons operating such vehicles for their private ends, and in favor of street cars and motor omnibuses. If the state determines that the use of streets for private purposes in the usual and ordinary manner shall be preferred over their use by common carriers for hire, there is nothing in the Fourteenth Amendment to

prevent. The streets belong to the public and are primarily for the use of the public in the ordinary way. Their use for the purposes of gain is special and extraordinary, and, generally at least, may be prohibited or conditioned as the Legislature deems proper. Neither is there substance in the complaint that street cars and omnibuses are not included in the requirements of the statute. The reason, appearing in the statute itself, for excluding them is that they are regulated by the Public Service Commission Laws, and this circumstance, if there were nothing more, would preclude us from saying that their noninclusion renders the classification so arbitrary as to cause it to be obnoxious to the equal protection clause. Decisions sustaining the validity of legislation like that here involved are numerous and substantially uniform. Among them we cite the following: [Nolen v. Riechman](#) (D. C.) 225 Fed. 812, 818; [Schoenfeld v. Seattle](#) (D. C.) 265 Fed. 726, 730; [Lane v. Whitaker](#) (D. C.) 275 Fed. 476, 480; [Huston v. City](#), 176 Iowa, 455, 468, 156 N. W. 883; [City of Memphis v. State](#), 133 Tenn. 83, 89, 179 S. W. 631, L. R. A. 1916B, 1151, Ann. Cas. 1917C, 1056; *Ex parte Dickey*, 76 W. Va. 576, 578, 85 S. E. 781, L. R. A. 1915F, 840; [Melconian v. City of Grand Rapids](#), 218 Mich. 397, 403, 188 N. W. 521; [State v. Seattle Taxicab & Transfer Co.](#), 90 Wash. 416, 423, 156 Pac. 837; *145 [Donella v. Enright et al.](#) (Sup.) 195 N. Y. Supp. 217; [People v. Martin](#), 203 App. Div. 423, 197 N. Y. Supp. 28, where the statute now under review was sustained against the attacks here made as to its constitutionality. And see [Fifth Avenue Coach Co. v. New York](#), 221 U. S. 467, 31 Sup. Ct. 709, 55 L. Ed. 815; [Pacific Express Co. v. Seibert](#), 142 U. S. 339, 353, 12 Sup. Ct. 250, 35 L. Ed. 1035.

[7] [8] It is asserted that the requirements of the statute are so burdensome as to amount to confiscation, and therefore

to result in depriving appellant of his property without due process of law. The allegation is that the rate of premium fixed by insurance companies operating in New York amounts to about \$18.50 per week for each taxicab, while the net income from each is about \$35 per week. The operator, under the statute, however, is not confined to this method of security, but instead may file either a personal bond with two approved sureties or a corporate surety bond. Appellant says that he cannot procure a personal bond, but it does not appear that he might not procure the corporate surety bond at a less cost. Affidavits filed below on behalf of appellees tend to show that insurance policies in mutual casualty companies may be secured for \$540 a year, and that operators of upwards of a thousand cars have furnished personal bonds. The fact that, because of circumstances peculiar to him, appellant may be unable to comply with the requirement as to security without assuming a burden greater than that generally borne, or excessive in itself, does not militate against the constitutionality of the statute. Moreover, a distinction must be observed between the regulation of an activity which may be engaged in as a matter of right and one carried on by government sufferance or permission. In the latter case the power to exclude altogether generally includes the lesser power to condition and may justify a degree of regulation not admissible in the former. See [Davis v. Massachusetts](#), 167 U. S. 43, 17 Sup. Ct. 731, 42 L. Ed. 71.












Affirmed.

All Citations

264 U.S. 140, 44 S.Ct. 257, 68 L.Ed. 596

Citing References (376)

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	<p>1. Lord v. Henderson ”</p> <p>234 P.2d 197, 203+ , Cal.App. 2 Dist.</p> <p>Harry A. Lord, Roy Dial and others, and Utility Trailer Sales Company, a corporation, and others brought actions against A. H. Henderson, etc., and others, to have the 1937 Caravan...</p>	July 16, 1951	Case		—
Cited by	<p> 2. City of Lakewood v. Plain Dealer Pub. Co. ”</p> <p>108 S.Ct. 2138, 2157+ , U.S.Ohio</p> <p>Newspaper brought action challenging ordinance granting mayor authority to grant or deny applications for annual permits to place newsracks on public property. The United States...</p>	June 17, 1988	Case		—
Cited by	<p> 3. Hunt v. Washington State Apple Advertising Com'n</p> <p>97 S.Ct. 2434, 2443+ , U.S.N.C.</p> <p>The Washington State Apple Advertising Commission brought action seeking declaratory and injunctive relief and challenging the constitutionality of North Carolina statute which in...</p>	June 20, 1977	Case		—
Cited by	<p> 4. Kesler v. Department of Public Safety, Financial Responsibility Division, State of Utah</p> <p>82 S.Ct. 807, 812 , U.S.Utah</p> <p>A bankrupt brought an ancillary bankruptcy proceeding to restrain state officials from enforcing certain sections of the Utah Motor Vehicle Safety Responsibility Act on ground that...</p>	Mar. 26, 1962	Case		—
Cited by	<p> 5. Railway Exp. Agency v. People of State of N.Y. ”</p> <p>69 S.Ct. 463, 468 , U.S.N.Y.</p> <p>The Railway Express Agency, Inc., and Charles Gerchario and other individuals were convicted of violating traffic regulation of the City of New York forbidding any one to operate...</p>	Jan. 31, 1949	Case		—
Cited by	<p> 6. Gibbs v. Buck</p> <p>59 S.Ct. 725, 730+ , U.S.Fla.</p> <p>On Appeal from the District Court of the United States for the Northern District of Florida. Suit by Gene Buck, individually and as president of the American Society of Composers,...</p>	Apr. 17, 1939	Case		—
Cited by	<p>7. Buck v. Gallagher</p> <p>59 S.Ct. 740, 743 , U.S.Wash.</p> <p>Mr. Justice BLACK, dissenting.</p>	Apr. 17, 1939	Case		—
Cited by	<p>8. Petroleum Exploration v. Public Service Com'n of Kentucky</p> <p>58 S.Ct. 834, 838+ , U.S.Ky.</p> <p>Suit for an injunction by the Petroleum Exploration, Incorporated, against the Public Service Commission of Kentucky and others. From a decree dismissing the bill of complaint, 21...</p>	May 02, 1938	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 9. Chicago Title & Trust Co. v. Forty-One Thirty-Six Wilcox Bldg. Corp. 58 S.Ct. 125, 128 , U.S.Ill. On Writs of Certiorari to the United States Circuit Court of Appeals for the Seventh Circuit. Proceeding by the Forty-One Thirty-Six Wilcox Building Corporation for reorganization...	Nov. 15, 1937	Case		—
Cited by	 10. Stanley v. Public Utilities Commission of Maine 55 S.Ct. 628, 628 , U.S.Me. Appeal from the Supreme Judicial Court of the State of Maine. John M. Stanley applied to the Public Utilities Commission of Maine for a certificate of convenience and necessity to...	Apr. 15, 1935	Case		—
Cited by	 11. Bradley v. Public Utilities Commission of Ohio 53 S.Ct. 577, 579+ , U.S.Ohio Application by C. A. Bradley, doing business as Wolverine Motor Freight Lines, for a certificate of public convenience and necessity to operate by motor as a common carrier of...	Apr. 10, 1933	Case		—
Cited by	12. Gant v. Oklahoma City 53 S.Ct. 530, 532 , U.S.Okla. Suit by Walter H. Gant and others against the City of Oklahoma City and another, in which defendants filed a cross- petition. Decree was entered denying plaintiffs' prayer for...	Apr. 10, 1933	Case		—
Cited by	13. Stephenson v. Binford 53 S.Ct. 181, 184 , U.S.Tex. Suit by J. H. Stephenson against T. Binford and others, wherein W. S. Finnegan and others intervened. The statutory District Courts of three judges denied an interlocutory...	Dec. 05, 1932	Case		—
Cited by	14. Hodge Drive-It-Yourself Co. v. City of Cincinnati 52 S.Ct. 144, 145 , U.S.Ohio Appeal from the Supreme Court of the State of Ohio. Suit by the Hodge Drive-It-Yourself Company and others against the City of Cincinnati and others. Judgment of the Court of...	Jan. 04, 1932	Case		—
Cited by	 15. Carley & Hamilton v. Snook 50 S.Ct. 204, 206+ , U.S.Cal. Appeals from the District Court of the United States for the Northern District of California. Separate suits by Carley & Hamilton, Incorporated, and others, against Frank G. Snook,...	Feb. 24, 1930	Case		—
Cited by	 16. Sprout v. City of South Bend, Ind. 48 S.Ct. 502, 505 , U.S.Ind. On Writ of Error to the Supreme Court of the State of Indiana. Action by the City of South Bend, Ind., against Otis Sprout. Judgment for plaintiff was affirmed by the Indiana...	May 14, 1928	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	17. Delaware, L. & W.R. Co. v. Town of Morristown 48 S.Ct. 276, 281 , U.S.N.J. On Writ of Certiorari to the United States Circuit Court of Appeals for the Third Circuit. Bill by the Delaware, Lackawanna & Western Railroad Company against the Town of...	Feb. 20, 1928	Case		—
Cited by	18. City of Hammond v. Schappi Bus Line 48 S.Ct. 66, 69 , U.S.Ind. On Certiorari to the United States Circuit Court of Appeals for the Seventh Circuit. Suit by the Schappi Bus Line, Inc., against the City of Hammond. Decree of District Court,...	Nov. 21, 1927	Case		—
Cited by	19. Clark v. Poor 47 S.Ct. 702, 703 , U.S.Ohio Appeal from the District Court of the United States for the Southern District of Ohio. Suit by Benjamin H. Clark and others against George T. Poor and others, constituting the...	May 31, 1927	Case		—
Cited by	20. Tyson & Bro.-United Theatre Ticket Offices v. Banton ” 47 S.Ct. 426, 427 , U.S.N.Y. Mr. Justice Holmes, Mr. Justice Stone, Mr. Justice Sanford, and Mr. Justice Brandeis dissenting. Appeal from the District Court of the United States for the Southern District of...	Feb. 28, 1927	Case		—
Cited by	21. Interstate Busses Corp. v. Holyoke St. Ry. Co. 47 S.Ct. 298, 300 , U.S.Mass. Appeal from the United States District Court for the District of Massachusetts. Suit by the Interstate Busses Corporation against the Holyoke Street Railway Company and others. ...	Jan. 03, 1927	Case		—
Cited by	22. Frost v. Railroad Commission of State of Cal. ” 46 S.Ct. 605, 610+ , U.S.Cal. Mr. Justice Holmes, Mr. Justice Brandeis, and Mr. Justice McReynolds dissenting. In Error to the Supreme Court of the State of California. Application by Marion L. Frost and Wesley...	June 07, 1926	Case		—
Cited by	23. Buck v. Kuykendall 45 S.Ct. 324, 325 , U.S.Wash. Appeal from the District Court of the United States for the Western District of Washington. Suit by by A. J. Buck against E. V. Kuykendall, Director of Public Works of the State of...	Mar. 02, 1925	Case		—
Cited by	24. Hygrade Provision Co. v. Sherman 45 S.Ct. 141, 142+ , U.S.N.Y. Appeals from the District Court of the United States for the Southern District of New York. Suits by the Hygrade Provision Company, Inc., and others, by the Lewis & Fox Company,...	Jan. 05, 1925	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	25. Radice v. People of State of New York 44 S.Ct. 325, 327 , U.S.N.Y. In Error to the City Court of Buffalo, State of New York. Joseph Radice was convicted in the City Court of Buffalo of violating the statute prohibiting the employment of women in...	Mar. 10, 1924	Case		—
Cited by	26. Gallardo v. Questell 29 F.2d 897, 899 , C.C.A.1 (Puerto Rico) Appeal from the District Court of the United States for the District of Porto Rico; Ira K. Wells, Judge. Suit by Ramon Valcourt Questell and Others against Juan G. Gallardo,...	Dec. 18, 1928	Case		—
Cited by	27. Hague v. Committee for Industrial Organization 101 F.2d 774, 801 , C.C.A.3 (N.J.) DAVIS, Circuit Judge, dissenting in part. Appeal from the District Court of the United States for the District of New Jersey; William Clark, Judge. Suit by the Committee for...	Jan. 26, 1939	Case		—
Cited by	28. Indemnity Ins. Co. of North America v. School Dist. No. 1, Stockbridge Tp., Ingham County, Mich. 63 F.2d 878, 879 , C.C.A.6 (Mich.) Action by the Indemnity Insurance Company of North America against School District No. 1, Stockbridge Township, Ingham County, Mich., and others. From a decree dismissing the bill...	Mar. 16, 1933	Case		—
Cited by	29. Lansden v. Hart 180 F.2d 679, 682 , 7th Cir.(Ill.) Action by David V. Lansden, and others, against William W. Hart, as United States attorney for the Eastern District of Illinois, and others, to enjoin enforcement of proclamations...	Feb. 13, 1950	Case		—
Cited by	30. St. Louis Southwestern Ry. Co. v. Emmerson 30 F.2d 322, 324 , C.C.A.7 (Ill.) Appeal from the District Court of the United States for the Southern Division of the Southern District of Illinois. Suit by the St. Louis Southwestern Railway Company against Louis...	Jan. 02, 1929	Case		—
Cited by	31. Bishop Clarkson Memorial Hospital v. Reserve Life Ins. Co. 350 F.2d 1006, 1008 , 8th Cir.(Neb.) Action by hospitalization insurer to enjoin hospital from denying insurer's authorized representatives right to examine and copy original hospital records of patient-policyholders...	Sep. 21, 1965	Case		—
Cited by	32. Federated Mut. Implement & Hardware Ins. Co. v. Steinheider 268 F.2d 734, 738 , 8th Cir.(Neb.) Action by insurance company to enjoin agent, following termination of his employment, from engaging in insurance business in territory to which he had been assigned and for damages...	July 22, 1959	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	33. Pratt v. Stout 85 F.2d 172, 177+ , C.C.A.8 (Mo.) Appeal from the District Court of the United States for the Western District of Missouri; Merrill E. Otis, Judge. Suit by Charles Bank Stout and others against George O. Pratt,...	Aug. 05, 1936	Case		—
Cited by	34. People's Transit Co. v. Henshaw 20 F.2d 87, 89 , C.C.A.8 (Okla.) Appeal from the District Court of The united States for the Western District of Oklahoma; John H. Cotteral, Judge. Suit in equity by George A. Henshaw and others against the...	Apr. 18, 1927	Case		—
Cited by	35. Yellow Cab of Reno, Inc. v. Reno Cab Co., Inc. 254 Fed.Appx. 611, 613 , 9th Cir.(Nev.) CIVIL RIGHTS - Equal Protection. County regulation requiring taxicab company to have insurance did not violate equal protection.	Nov. 14, 2007	Case		—
Cited by	 36. Rincon Band of Mission Indians v. San Diego County 495 F.2d 1, 8 , 9th Cir.(Cal.) The Rincon Band of Mission Indians brought an action for declaratory judgment and injunctive relief from enforcement on its reservation of a San Diego Gambling ordinance. The...	Mar. 18, 1974	Case		—
Cited by	37. City and County of San Francisco v. Market Street Ry. Co. 98 F.2d 628, 641 , C.C.A.9 (Cal.) Appeal from the District Court of the United States for the Northern District of California, Southern Division; Harold Louderback, Judge. Suit by the Market Street Railway Company...	July 07, 1938	Case		—
Cited by	 38. P E Harris & Co v. O'Malley 2 F.2d 810, 811 , C.C.A.9 (Alaska) Appeal from the District Court of the United States for Division No. 1 of the District of Alaska; Thos. M. Reed, Judge. Injunction by P. E. Harris & Co., a corporation, suing in...	Dec. 15, 1924	Case		—
Cited by	39. Lindauer v. Oklahoma City Urban Renewal Authority 452 F.2d 117, 118 , 10th Cir.(Okla.) Action for judgment declaring unconstitutional an Oklahoma urban renewal law for cities of over 100,000 population. The United States District Court for the Western District of...	Dec. 02, 1971	Case		—
Cited by	40. Tarter v. James 667 F.2d 964, 970 , 11th Cir.(Ala.) Action was brought for a declaratory judgment and equitable relief attacking as unconstitutional an Alabama statute limiting the jury strikes in one Alabama county to an amount...	Feb. 08, 1982	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	41. Thompson v. Amalgamated Cas. Ins. Co. 207 F.2d 214, 220 , D.C.Cir. Administrator of estate of deceased brought action against insurance company to enforce judgment obtained in death action. The United States District Court for the District of...	June 05, 1953	Case		—
Cited by	42. Henry v. Homeside Lending, Inc. 1996 WL 943909, *3 , N.D.Ala. Plaintiff Theresa N. Henry brings this action against defendant Homeside Lending, Inc. (Homeside) for legal and equitable relief "on behalf of herself and others similarly...	Dec. 13, 1996	Case		—
Cited by	43. Earnest v. General Motors Corp. 923 F.Supp. 1469, 1473 , N.D.Ala. Plaintiffs filed products liability class action in state court against automobile manufacturer and electronics corporation claiming they designed and installed defective engines...	Apr. 19, 1996	Case		—
Cited by	44. Jackson v. Specialized Loan Servicing, LLC 2014 WL 5514142, *13 , C.D.Cal. On April 2, 2014, Hertis Jackson, John T. Borenin, Kassem Dickens, Diane Diemer, Deborah Kambich, Edward Martinez, Ray Mendoza, Linda Price, Ian Simango, Andrea Somerville,...	Oct. 31, 2014	Case		—
Cited by	45. Pagel v. Dairy Farmers of America, Inc. 986 F.Supp.2d 1151, 1158+ , C.D.Cal. LABOR AND EMPLOYMENT - Jurisdiction. Percentage of statutory penalty that would be paid to state agency was part of amount in controversy under Class Action Fairness Act.	Dec. 11, 2013	Case		—
Cited by	46. Dunning v. Agricultural Prorate Advisory Commission of California 38 F.Supp. 393, 394+ , N.D.Cal. Action by Edward E. Dunning against the Agricultural Prorate Advisory Commission of the state of California and others, to enjoin the enforcement of a prorate prune marketing...	Feb. 28, 1941	Case		—
Cited by	47. Paul Gray, Inc. v. Ingels 23 F.Supp. 946, 951 , S.D.Cal. YANKWICH, District J., dissenting. In Equity. Suit by Paul Gray, Incorporated, and others, against Ray Ingels, as Director of the Department of Motor Vehicles of the State of...	July 09, 1938	Case		—
Cited by	48. Morf v. Ingels 14 F.Supp. 922, 926+ , S.D.Cal. YANKWICH, District Judge, dissenting. In Equity. Suit by Howard Morf, doing business under the firm name and style of the Pacific Wholesale Automobile Company, against Ray Ingels,...	May 05, 1936	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	49. Ashbury Truck Co. v. Railroad Commission of State of California 52 F.2d 263, 267 , S.D.Cal. In Equity. Bill by the Ashbury Truck Company against the Railroad Commission of the State of California. Injunction denied, and bill dismissed.	Aug. 25, 1931	Case		—
Cited by	50. Transamerican Freight Lines v. U.S. 51 F.Supp. 405, 410 , D.Del. Suit by the Transamerican Freight Lines, Inc., against the United States and the Interstate Commerce Commission to set aside and enjoin the enforcement of a certain order of the...	Aug. 10, 1943	Case		—
Cited by	51. Walton v. City of Atlanta ¶ 89 F.Supp. 309, 313 , N.D.Ga. J. L. Walton and others brought action against City of Atlanta and Herbert Jenkins, Chief of Atlanta Police Department, to enjoin enforcement of ordinance of City of Atlanta...	Dec. 14, 1949	Case		—
Cited by	52. Lowe v. City Council of Augusta 45 F.Supp. 143, 148 , S.D.Ga. Action by H. A. Lowe and others against the City Council of Augusta and another to enjoin the enforcement of a municipal ordinance of the city, regulating the business of taxicabs...	Apr. 27, 1942	Case		—
Cited by	53. Johnson Transfer & Freight Lines v. Perry 47 F.2d 900, 902+ , N.D.Ga. In Equity. Suit by the Johnson Transfer & Freight Lines and another against James A. Perry and others. Interlocutory injunction granted, with leave to defendants to apply for...	Jan. 24, 1931	Case		—
Cited by	54. Southern Motorways v. Perry ¶ 39 F.2d 145, 147 , N.D.Ga. In Equity. Suit by the Southern Motorways, Incorporated, against James A. Perry and others, individually, and as Georgia Public Service Commission and another. Interlocutory...	Mar. 24, 1930	Case		—
Cited by	55. Consolidated Freight Lines v. Pfof 7 F.Supp. 629, 631 , D.Idaho Suit by the Consolidated Freight Lines, Inc., for itself and all others similarly situated, including the Montana Consolidated Freight Lines, Inc., and the Ashbury Transportation...	July 27, 1934	Case		—
Cited by	56. Sanger v. Lukens 24 F.2d 226, 228 , D.Idaho In Equity. Suit by J. C. Sanger, trading and doing business under the name and style of Sanger Service, against Fred E. Lukens, Secretary of State and Commissioner of Law...	Dec. 20, 1927	Case		—
Cited by	57. Brandenburg v. Doyle ¶ 12 F.Supp. 342, 345+ , S.D.Ill. In Equity. Suit by G. G. Brandenburg, president of the Illinois Sportsmen's Association, and others, against Howard Doyle, as United States District Attorney for the Southern...	Oct. 25, 1935	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	58. Capitol Taxicab Co. v. Cermak ¶¶ 60 F.2d 608, 610+ , N.D.Ill. Bill by the Capitol Taxicab Company against Anton J. Cermak, Mayor of the City of Chicago, and others. Motion to dismiss the bill. Motion granted.	Aug. 19, 1932	Case		—
Cited by	59. Minor v. City of Keokuk, Iowa 92 F.Supp. 833, 835 , S.D.Iowa Proceedings by Irvin E. Minor against City of Keokuk, Iowa, a municipal corporation, and others, wherein a preliminary injunction was issued and defendants filed consolidated...	Aug. 15, 1950	Case		—
Cited by	60. Pavel v. Richard 28 F.Supp. 992, 996 , W.D.La. In Equity. Suit by F. J. Pavel, for himself and others, against Mark Richard, Sheriff and Tax Collector for Cameron Parish, La., to enjoin enforcement of an act of such state so...	Dec. 09, 1938	Case		—
Cited by	61. Criterion Ins. Co. v. Quillen 212 F.Supp. 924, 925 , D.Md. Declaratory judgment action by insurer against insureds and person injured by insured vehicle. On motion by defendants to dismiss, the District Court, Thomsen, Chief Judge, held...	Jan. 23, 1963	Case		—
Cited by	62. Reese v. Holm 31 F.Supp. 435, 441 , D.Minn. Action by R. H. Reese, doing business as the Reese Motor Sales, against Mike Holm, individually and as Registrar of Motor Vehicles and Secretary of State of the State of Minnesota,...	Feb. 23, 1940	Case		—
Cited by	63. Schwartzman Service v. Stahl 60 F.2d 1034, 1037+ , W.D.Mo. In Equity. Suit by the Schwartzman Service, Incorporated, against Milton R. Stahl and others, Public Service Commissioners of the State of Missouri, and another. On application...	July 26, 1932	Case		—
Cited by	64. Campbell Baking Co. v. City of Maryville, Mo. 31 F.2d 466, 467 , W.D.Mo. In Equity. Bill for injunction by the Campbell Baking Company and another against the City of Maryville, Mo., and others. Decree for complainants.	Mar. 16, 1929	Case		—
Cited by	65. Carl Fischer, Inc. v. Shannon 26 F.Supp. 727, 738 , D.Mont. BALDWIN, District Judge, dissenting. Suit by Carl Fischer, Incorporated, and others against Ray N. Shannon, as State Treasurer of the State of Montana, and others, to enjoin the...	Dec. 28, 1938	Case		—
Cited by	66. Dugan v. Bridges 16 F.Supp. 694, 700 , D.N.H. In Equity. Suit by Michael J. Dugan and another, copartners doing business under the firm name of Creeden Tobacco Company, against H. Styles Bridges, Governor of the State of New...	Oct. 06, 1936	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 67. Yapalater v. Bates  494 F.Supp. 1349, 1356+ , S.D.N.Y. Psychiatrist in private practice sued complaining of refusal of New York State officials to approve medicaid reimbursement for services of ancillary personnel working under the...	July 30, 1980	Case		—
Cited by	 68. Allway Taxi, Inc. v. City of New York 340 F.Supp. 1120, 1126 , S.D.N.Y. Action by owners and operators of licensed taxicabs seeking preliminary injunction against enforcement of city ordinance requiring exhaust emission controls for licensed taxicabs. ...	Apr. 10, 1972	Case		—
Cited by	69. Fletcher v. Gerlach 7 F.R.D. 616, 619+ , S.D.N.Y. Action by Samuel R. Fletcher and others, suing on their own behalf and on behalf of all other motor vehicle owners and motor vehicle operators similarly situated, against Herbert...	Sep. 30, 1947	Case		—
Cited by	70. Munz v. Harnett 6 F.Supp. 158, 160 , S.D.N.Y. Vehicle and Traffic Law of New York, Sec. 94-b, requiring suspension of chauffeur's license and registration certificate until judgment against motorist for personal or property...	Dec. 20, 1933	Case		—
Cited by	71. Missouri-Kansas-Texas R. Co. v. Williamson 36 F.Supp. 607, 611+ , W.D.Okla. VAUGHT, District Judge, dissenting. Action in equity by the Missouri-Kansas-Texas Railroad Company against Mac Q. Williamson, Attorney General of the State of Oklahoma, to enjoin...	Jan. 11, 1941	Case		—
Cited by	72. Gypsy Oil Co. v. Oklahoma Tax Com'n 6 F.Supp. 6, 10 , N.D.Okla. In Equity. Suit by the Gypsy Oil Company against the Oklahoma Tax Commission and others. On final hearing. Bill dismissed.	Feb. 19, 1934	Case		—
Cited by	73. Interstate Reclamation Bureau v. Rogers 103 F.Supp. 205, 207 , S.D.Tex. Action by Interstate Reclamation Bureau against William J. Rogers and other as officials charged with enforcement of Fair Labor Standards Act, 29 U.S.C.A. 201 et seq., to enjoin...	Feb. 18, 1952	Case		—
Cited by	74. Pughe v. Patton 21 F.Supp. 182, 184 , N.D.Tex. In Equity. Suit by George Walter Pughe against Andrew Patton and others. Bill dismissed.	Nov. 10, 1937	Case		—
Cited by	75. Commercial Cas. Ins. Co. v. Humphrey 13 F.Supp. 174, 178 , S.D.Tex. In Equity. Suit by the Commercial Casualty Insurance Company against T. E. Humphrey, Jr., and others. Decree in accordance with opinion.	Dec. 31, 1935	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	76. Stephenson v. Binford 53 F.2d 509, 511+ , S.D.Tex. KENNERLY, District Judge, dissenting in part. In Equity. Suit by J. H. Stephenson against T. Binford and others, in which W. S. Finnegan and others intervened. Temporary injunction...	Oct. 26, 1931	Case		—
Cited by	77. Cobb v. Department of Public Works of State of Washington 60 F.2d 631, 636+ , W.D.Wash. In Equity. Suit by R. C. Cobb and others against the Department of Public Works of the State of Washington and others. Decree for plaintiffs.	July 11, 1932	Case		—
Cited by	78. Nationwide Mutual Fire Insurance Company v. Faircloth 2012 WL 13028301, *2 , N.D.W.Va. Pending before this Court is the Motion and Memorandum to Dismiss Complaint (Doc. 12) and Motion under Rule 12(h)(3) to Determine that the Court Lacks Subject-Matter Jurisdiction...	Mar. 28, 2012	Case		—
Cited by	79. Boeing Air Transport v. Edelman 51 F.2d 130, 134 , D.Wyo. In Equity. Suit by Boeing Air Transport, Inc., against William H. Edelman, State Treasurer, and others. Decree of dismissal.	June 27, 1931	Case		—
Cited by	80. Farrell v. City of Mobile ” 156 So. 635, 636+ , Ala. Appeal from Circuit Court, Mobile County; Claude A. Grayson, J. Blocker Thornton, and Norvell R. Leigh, Jr., Special Judges. Bill for injunction by the City of Mobile against...	June 21, 1934	Case		—
Cited by	81. State ex rel. Sullivan v. Price 63 P.2d 653, 655 , Ariz. Suit for a declaratory judgment by the State of Arizona, at the relation of John L. Sullivan, Attorney General, against Thomas Price and others. From the judgment, the plaintiff...	Jan. 04, 1937	Case		—
Cited by	82. Hester v. Arkansas R. Commission 287 S.W. 763, 764 , Ark. Appeal from Circuit Court, Pulaski County; Marvin Harris, Judge. Action by Jerome Hester and others to compel the Arkansas Railroad Commission to accept a personal surety bond....	Nov. 15, 1926	Case		—
Cited by	83. Watson v. Division of Motor Vehicles of California 298 P. 481, 483 , Cal. In Bank. Application by Harry Watson for mandamus against the State Division of Motor Vehicles and others. Writ granted.	Apr. 02, 1931	Case		—
Cited by	84. Walker v. Begole 63 P.2d 1224, 1226 , Colo. En Banc. Error to District Court, City and County of Denver; Frank McDonough, Sr., Judge. Suit by H. E. Walker and another against George D. Begole, as Mayor of the City and County...	Dec. 14, 1936	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	85. Public Utilities Com'n v. Manley 60 P.2d 913, 920 , Colo. En Banc. Error to District Court, Fremont County; James L. Cooper, Judge. Suit by William Manley and others, a copartnership doing business under the name and style of the Manley...	July 28, 1936	Case		—
Cited by	86. Bushnell v. People 19 P.2d 197, 200 , Colo. En Banc. Error to District Court, Larimer County; Claude C. Coffin, Judge. Frank Bushnell was convicted of operating as a private motor vehicle carrier for hire, and he brings...	Jan. 30, 1933	Case		—
Cited by	87. Stewart v. District of Columbia 35 A.2d 247, 248 , D.C.Mun.App. Appeals from the Municipal Court for the District of Columbia, Criminal Division. Charles F. Stewart was convicted of operating a taxicab without a license and without displaying a...	Dec. 31, 1943	Case		—
Cited by	88. Riley v. Lawson 143 So. 619, 621+ , Fla. Suit by R. R. Riley against D. B. Lawson. From an adverse decree, complainant appeals. Reversed and remanded, with directions.	Aug. 24, 1932	Case		—
Cited by	89. Georgia Public Service Commission v. Saye & Davis Transfer Co. 154 S.E. 439, 443+ , Ga. Error from Superior Court, Fulton County; E. D. Thomas, Judge. Petition for injunction by the Saye & Davis Transfer Company against the Georgia Public Service Commission and...	July 26, 1930	Case		—
Cited by	90. Schlesinger v. City of Atlanta 129 S.E. 861, 868 , Ga. Error from Superior Court, Fulton County; Geo. L. Bell, Judge. Action by S. F. Schlesinger and others against the City of Atlanta. Judgment for defendant, and plaintiffs bring...	Sep. 22, 1925	Case		—
Cited by	91. Territory v. Fung 1936 WL 4430, *4 , Hawai'i Terr. Within constitutional limitations common carriers of passengers by automobile who are also public utilities as defined by section 7940, R. L. 1935, are subject to reasonable...	Dec. 23, 1936	Case		—
Cited by	92. Garrett Transfer & Storage Co. v. Pfof 33 P.2d 743, 745+ , Idaho Appeal from District Court, Bannock County, Fifth District; Robert M. Terrell, Judge. Suit for an injunction brought by the Garrett Transfer & Storage Company against Emmitt Pfof,...	Nov. 03, 1933	Case		—
Cited by	93. Smallwood v. Jeter 244 P. 149, 155+ , Idaho Appeal from District Court, Ada County; Dana E. Brinck, Judge. Action by Morrie Smallwood against F. A. Jeter, Commissioner of Law Enforcement. From judgment on sustaining general...	Feb. 12, 1926	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	94. Weksler v. Collins 147 N.E. 797, 800+ , Ill. Suit by Max Weksler against Morgan G. Collins and others. Decree for defendants, and plaintiff appeals. Affirmed. Thompson, J., dissenting. Heard, J., dissenting in part but...	Apr. 24, 1925	Case		—
Cited by	95. Sprout v. City of South Bend 154 N.E. 369, 370 , Ind. Appeal from St. Joseph Circuit Court; W. A. Funk, Judge. On petition for rehearing. Petition overruled.	Dec. 16, 1926	Case		—
Cited by	 96. Sprout v. City of South Bend 153 N.E. 504, 506 , Ind. Appeal from St. Joseph Circuit Court, W. A. Funk, Judge. Action by the City of South Bend against Otis Sprout. Judgment for plaintiff, and defendant appeals. Affirmed.	Oct. 14, 1926	Case		—
Cited by	97. Eastridge v. Southeastern Greyhound Lines 133 S.W.2d 95, 99+ , Ky. Appeal from Circuit Court, Franklin County; William B. Ardery, Judge. Proceeding by the Southeastern Greyhound Lines and others to enjoin T. W. Eastridge from transporting...	Oct. 24, 1939	Case		—
Cited by	98. Whitney v. Fife 109 S.W.2d 832, 835 , Ky. Appeal from Circuit Court, Hardin County. Suit by A. M. Whitney and others for writs of prohibition against H. B. Fife, Judge of the Hardin County Court, and another. From a...	Oct. 29, 1937	Case		—
Cited by	99. Kentucky Cab Co. v. City of Louisville 18 S.W.2d 992, 993+ , Ky. Appeal from Circuit Court, Jefferson County, Chancery Branch, First Division. Action by the Kentucky Cab Company against the City of Louisville and others. From an adverse...	June 21, 1929	Case		—
Cited by	100. Slusher v. Safety Coach Transit Co. 17 S.W.2d 1012, 1013+ , Ky. Appeal from Circuit Court, Bell County. Action by the Safety Coach Transit Company against Sam Slusher. Judgment for plaintiff, and defendant appeals. Affirmed.	May 28, 1929	Case		—
Cited by	101. Apger v. New York Cent. R. R. 38 N.E.2d 652, 655 , Mass. Exceptions from Superior Court, Suffolk County; Forte, Judge. Actions of tort by Paul G. Apger and by Harry Sibert, respectively, against the New York Central Railroad, for...	Dec. 31, 1941	Case		—
Cited by	 102. In re Opinion of the Justices 147 N.E. 681, 695+ , Mass. The following order was passed by the House of Representatives on March 12, 1925, and by the Senate in concurrence on March 16, 1925, and was transmitted to the Justices of the...	Apr. 17, 1925	Case		—



Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	103. Barton v. Public Service Commission of Md. ¶ 135 A.2d 442, 444+ , Md. Proceedings on application by owners of taxicabs licensed by Baltimore County for permission to pick up fares in Baltimore City for return trips to county. The Commission rejected...	Oct. 22, 1957	Case		—
Cited by	104. Samuel Bevard Manuro Products Co. v. Baughman 173 A. 40, 45 , Md. Appeals from Circuit Court No. 2 of Baltimore City; Eugene O'Dunne, Judge. Bills in equity by the Samuel Bevard Manuro Products Company, Incorporated, and by the Traders' Delivery...	June 11, 1934	Case		—
Cited by	105. Parlett Co-operative v. Tidewater Lines 165 A. 313, 317 , Md. Appeal from Circuit Court, Howard County; Wm. Henry Forsythe, Jr., Judge. Suit by the Tidewater Lines, Inc., against the Parlett Co-operative, Inc. Decree for plaintiff, and...	Mar. 21, 1933	Case		—
Cited by	106. West v. Sun Cab Co. ¶ 154 A. 100, 102+ , Md. Appeal from Circuit Court No. 2 of Baltimore City; George A. Solter, Judge. Bill for injunction by the Sun Cab Company, Inc., against Harold E. West, and others, constituting the...	Mar. 19, 1931	Case		—
Cited by	107. In re Stanley 174 A. 93, 96 , Me. Exceptions from Supreme Judicial Court, Kennebec County, at Law. In the matter of the application of John M. Stanley for certificate of convenience and necessity to operate as a...	July 27, 1934	Case		—
Cited by	108. Red Star Motor Drivers' Ass'n v. City of Detroit ¶ 208 N.W. 602, 604 , Mich. Appeal from Circuit Court, Wayne County, in Chancery; Ormond F. Hunt, Judge. Suit by the Red Star Motor Drivers' Association and others against the City of Detroit and others. ...	Apr. 14, 1926	Case		—
Cited by	109. Morehead v. Mississippi Safety-Responsibility Bureau 99 So.2d 446, 450 , Miss. Proceeding on appeal from order of Safety-Responsibility Bureau suspending driver's license and registration of automobile for failure of automobile owner who had been involved in...	Jan. 06, 1958	Case		—
Cited by	110. State ex rel. Rice v. Evans-Terry Co. 159 So. 658, 659 , Miss. Appeal from Chancery Court, Jones County; A. B. Amis, Sr., Chancellor. Suit by the State, on the relation of Greek L. Rice, Attorney General, and Joe S. Price, State Auditor of...	Feb. 25, 1935	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	111. State ex rel. Toedebusch Transfer, Inc. v. Public Service Commission 520 S.W.2d 38, 45 , Mo. Common carriers brought action seeking to prohibit Public Service Commission from taking any action to authorize certain motor carriers who had operated freight-carrying vehicles...	Feb. 10, 1975	Case		—
Cited by	112. Ex parte Lockhart 171 S.W.2d 660, 664 , Mo. Habeas corpus proceeding by William Lockhart, petitioner. Petitioner remanded to custody of City Marshal of the City of St. Louis.	Apr. 05, 1943	Case		—
Cited by	113. Park Transp. Co. v. Missouri State Highway Com'n 60 S.W.2d 388, 390 , Mo. Appeal from Circuit Court, Cole County; W. S. Stillwell, Judge. Suit by the Park Transportation Company against Missouri State Highway Commission and others. From a decree...	Apr. 19, 1933	Case		—
Cited by	114. McGill v. City of St. Joseph 38 S.W.2d 725, 727 , Mo.App. Appeal from Circuit Court, Buchanan County. Suit by Charles McGill and others against the City of St. Joseph. Judgment for plaintiffs, and defendant appeals. Cause transferred from...	May 04, 1931	Case		—
Cited by	115. Board of R. R. Com'rs v. Aero Mayflower Transit Co. 172 P.2d 452, 462 , Mont. Appeal from District Court, Second District, Silver Bow County; Jeremiah J. Lynch, Judge. Suit by the Board of Railroad Commissioners of the State of Montana, Paul T. Smith and...	June 29, 1946	Case		—
Cited by	116. Barney v. Board of Railroad Com'rs 17 P.2d 82, 85+ , Mont. Appeal from District Court, Fergus County; John C. Huntoon, Judge. Suit by Maynard N. Barney against the Board of Railroad Commissioners of the State of Montana and others....	Dec. 19, 1932	Case		—
Cited by	117. Watkins v. Iseley 183 S.E. 365, 365 , N.C. Appeal from Superior Court, Wake County; Parker, Judge. Action by L. H. Watkins and others against George A. Iseley, mayor of the city of Raleigh, and others. From a judgment...	Jan. 22, 1936	Case		—
Cited by	118. Dixie Poster Advertising Co. v. City of Asheville 128 S.E. 149, 150 , N.C. Appeal from Superior Court, Buncombe County; Stack, Judge. Action by the Dixie Poster Advertising Company, Inc., against the City of Asheville and others. From order continuing a...	June 03, 1925	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	119. Turner v. City of New Bern ¶ 122 S.E. 469, 474 , N.C. Appeal from Superior Court, Craven County; Daniels, Judge. Action by C. H. Turner against the City of New Bern and another. Judgment for plaintiff, and defendants appeal. Reversed.	Apr. 09, 1924	Case		—
Cited by	120. Whaley v. Lenoir County 168 S.E.2d 411, 416 , N.C.App. Action by operator of ambulance service attacking validity of county ordinance and state statute regulating ambulance service. The Superior Court, Lenoir County, Rudolph I. Mintz,...	July 23, 1969	Case		—
Cited by	121. James v. Young 43 N.W.2d 692, 697+ , N.D. Gena James sued Robert W. Young, his wife, Stewart Doyle, Inc., Dallas Iverson, and the Hartford Accident and Indemnity Company for personal injuries sustained in a collision...	July 29, 1950	Case		—
Cited by	122. State v. Goeson ¶ 262 N.W. 70, 73+ , N.D. Appeal from District Court, Burleigh County; Fred Jansonius, Judge. Proceedings by the State of North Dakota against Nels Goeson and Hollis Lind, doing business as the Dakota...	May 02, 1935	Case		—
Cited by	123. Petersen v. Beal ¶ 237 N.W. 146, 147+ , Neb. Appeal from District Court, Douglas County; Thomsen, Judge. Suit by Peter H. Petersen against Henry J. Beal, County Attorney of Douglas County, and others, in which suit the...	June 05, 1931	Case		—
Cited by	124. H. P. Welch Co. v. State 199 A. 886, 889 , N.H. Appeal from order of Public Service Commission. The Public Service Commission entered an order suspending the registration certificates issued by the commission permitting the H...	June 01, 1938	Case		—
Cited by	125. Garford Trucking v. Hoffman 177 A. 882, 885 , N.J.Sup. Certiorari by Garford Trucking, Inc., against Harold G. Hoffman, commissioner of motor vehicles of the state of New Jersey, to review the revocation of the registration...	Mar. 27, 1935	Case		—
Cited by	126. People v. Weisberger 14 N.Y.S.2d 297, 299 , N.Y.Sp.Sess. Jacob Weisberger and others were convicted of operating a bus and carrying passengers without having been granted a franchise or permit by proper municipal or other competent...	Aug. 16, 1939	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	127. Atkins v. Hertz Drivurself Stations 260 N.Y.S. 783, 786 , N.Y.A.D. 1 Dept. Appeal from Supreme Court, New York County. Action by Ernest C. Atkins against Hertz Drivurself Stations, Incorporated, impleaded with another. From an order denying plaintiff's...	Dec. 09, 1932	Case		—
Cited by	128. People ex rel. Bryant v. Zimmerman ” 210 N.Y.S. 269, 275+ , N.Y.A.D. 4 Dept. Appeal from Special Term, Erie County. Habeas corpus by the People of the State of New York, on the relation of George W. Bryant, against Charles F. Zimmerman, Chief of Police of...	May 22, 1925	Case		—
Cited by	129. Bookbinder v. Hults 192 N.Y.S.2d 331, 334 , N.Y.Sup. Proceeding under the Civil Practice Act for an order restoring petitioner's right to operate and register a motor vehicle in the State. The Supreme Court, Special Term, George...	Oct. 01, 1959	Case		—
Cited by	130. Mid-States Freight Lines v. Bates 111 N.Y.S.2d 568, 573 , N.Y.Sup. Action by Mid-States Freight Lines, and others, against Spencer E. Bates, and others, as constituting State Tax Commission to restrain enforcement of road use tax based on vehicle...	Jan. 23, 1952	Case		—
Cited by	131. Rudack v. Valentine 295 N.Y.S. 976, 980 , N.Y.Sup. Proceeding in the matter of the application of Meyer Rudack for a peremptory order of mandamus against Lewis J. Valentine, as Police Commissioner of the City of New York, and...	May 10, 1937	Case		—
Cited by	132. Welch v. Hartnett ” 215 N.Y.S. 540, 542+ , N.Y.Sup. Action by Lloyd L. Welch against Charles A. Hartnett, Commissioner of Motor Vehicles, and another. On plaintiff's motion for a temporary injunction restraining defendants from...	May 03, 1926	Case		—
Cited by	133. People v. Schuster 374 N.Y.S.2d 951, 962 , N.Y.City Crim.Ct. Defendant was charged with three violations of New York City traffic regulations forbidding the operation of unfranchised buses on city streets by reason of defendant's operation...	Oct. 14, 1975	Case		—
Cited by	134. Motor Transport & Truck Co. v. Public Utilities Commission of Ohio ” 181 N.E. 665, 667 , Ohio Error to Public Utilities Commission. Application by the Motor Transport & Truck Company for certificate to do interstate trucking business was denied by the Public Utilities...	June 08, 1932	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 135. New York Cent. R. Co. v. Public Utilities Commission of Ohio 170 N.E. 574, 577 , Ohio Error to Public Utilities Commission. Complaint by the Ohio Association of Commercial Haulers before the Public Utilities Commission of Ohio for an order requiring the New York...	Feb. 05, 1930	Case		—
Cited by	136. Detroit-Cincinnati Coach Line, Inc. v. Public Utilities Commission of Ohio 164 N.E. 356, 357 , Ohio Error to the Public Utilities Commission. Complaints before the Public Utilities Commission of Ohio to revoke interstate certificate of the Detroit-Cincinnati Coach Line, Inc. To...	Dec. 12, 1928	Case		—
Cited by	137. State v. Winegar 69 P.2d 1057, 1060 , Or. In Banc. Appeal from Circuit Court, Douglas County; Carl E. Wimberly, Judge. A. D. Winegar was convicted of a violation of the statute requiring the procurement of license for the...	June 22, 1937	Case		—
Cited by	138. Anderson v. Thomas 26 P.2d 60, 67 , Or. In Banc. Appeal from Circuit Court, Marion County; L. G. Lewelling, Judge. Suit by A. C. Anderson against Charles M. Thomas, State Commissioner of Public Utilities. From the...	Oct. 17, 1933	Case		—
Cited by	139. Meadville Park Theatre Corp. v. Mook 10 A.2d 437, 439 , Pa. Appeal No. 260, January term, 1939, from final decree of Court of Common Pleas, Crawford County, No. 4 September term, 1938; Kent, President Judge. Proceeding by Meadville Park...	Jan. 02, 1940	Case		—
Cited by	140. Wida v. Rosini 1979 WL 428, *4 , Pa.Com.Pl. In this action plaintiffs, Americus Hose Co., a private nonprofit organization, and Michael R. Wida, individually and as Americus' President, seek to enjoin enforcement of the...	Dec. 11, 1979	Case		—
Cited by	141. State v. Hicklin 167 S.E. 674, 678+ , S.C. Suit by the State, on the relation of J. C. Coney and others, as members of and constituting the Railroad Commission of South Carolina, against M. D. Hicklin, individually, and as...	Jan. 27, 1933	Case		—
Cited by	142. Huffman v. City of Columbia 144 S.E. 157, 161+ , S.C. Original application by C. J. Huffman and others against the City of Columbia and others to enjoin the enforcement of an ordinance. Petition dismissed.	July 24, 1928	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	143. Sullins v. Butler 135 S.W.2d 930, 933 , Tenn. Appeal from Circuit Court, Wilson County; O. K. Holladay, Judge. Suit by Earl Sullins against G. Hilton Butler and others to enjoin the enforcement of certain sections of the...	Feb. 03, 1940	Case		—
Cited by	144. Hoover Motor Express Co. v. Fort 72 S.W.2d 1052, 1055 , Tenn. Appeal from Chancery Court, Davidson County; R. B. C. Howell, Chancellor. Suit by the Hoover Motor Express Company, Inc., and others against Dancey Fort, Commissioner, and others....	June 23, 1934	Case		—
Cited by	145. Gatlin v. Harrison 296 S.W. 7, 8 , Tenn. Error to Circuit Court, Hardin County; J. A. England, Judge. Suit by H. G. Gatlin against G. C. Harrison and others to recover fee and tax paid under protest. Judgment for...	July 15, 1927	Case		—
Cited by	146. Crouch v. Craik 369 S.W.2d 311, 315 , Tex. Original proceeding on application by a district attorney for a writ of mandamus commanding a District Court judge to set aside a permanent injunction granted by him enjoining the...	June 12, 1963	Case		—
Cited by	 147. City of San Antonio v. Wallace 338 S.W.2d 153, 160 , Tex. Mandamus proceeding by former employee attacking validity of city ordinance attempting to abolish certain classified positions. The 73rd District Court, Bexar County, Eugene C....	July 13, 1960	Case		—
Cited by	148. Ex parte Sterling  53 S.W.2d 294, 295+ , Tex. Original proceeding by W. W. Sterling and others for writs of habeas corpus to obtain release from custody. Writs granted, and relators ordered discharged.	Oct. 01, 1932	Case		—
Cited by	149. Ex parte Truelock 140 S.W.2d 167, 171 , Tex.Crim.App. Appeal from Montgomery County Court; J. W. Strode, Judge. Proceeding in the matter of the application of Harry Truelock for a writ of habeas corpus. From a judgment refusing to...	Apr. 03, 1940	Case		—
Cited by	150. Department of Public Safety v. Gillaspie 254 S.W.2d 180, 182 , Tex.Civ.App.-San Antonio Proceeding to set aside an order of the Department of Public Safety which suspended operator's license of father, as owner, and son, as driver, of an automobile for noncompliance...	Dec. 10, 1952	Case		—
Cited by	151. Reed v. City of Waco 223 S.W.2d 247, 252+ , Tex.Civ.App.-Waco Wallace Reed sued the City of Waco for a declaratory judgment attacking the validity of a city ordinance regulating taxicabs. The District Court, McLennan County, R. B. Stanford,...	July 27, 1949	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	152. Britton v. Smith 82 S.W.2d 1065, 1066+ , Tex.Civ.App.-Waco Appeal from District Court, Limestone County; H. F. Kirby, Judge. Suit by B. B. Britton against Lon A. Smith and others, members of the Railroad Commission of Texas, such...	Apr. 18, 1935	Case		—
Cited by	153. Railroad Commission of Tex. v. Interstate Motor Freight Lines 77 S.W.2d 1100, 1101+ , Tex.Civ.App.-Waco Appeal from District Court, Freestone County; H. F. Kirby, Judge. Suit by the Interstate Motor Freight Lines, Incorporated, against the Railroad Commission of Texas and others. A...	Jan. 10, 1935	Case		—
Cited by	154. Parsons v. City of Galveston 53 S.W.2d 160, 162 , Tex.Civ.App.-Galveston Appeal from District Court, Galveston County; C. G. Dibrell, Judge. Suit by Vince Parsons and others against the City of Galveston and others. From an adverse judgment, plaintiffs...	July 21, 1932	Case		—
Cited by	155. Anderson, Clayton & Co. v. State ex rel. Allred 62 S.W.2d 107, 112+ , Tex.Com.App. Certified Questions from Court of Civil Appeals of Seventh Supreme Judicial District. Suit by the State, on the relation of James V. Allred, Attorney General, and James V. Allred,...	June 24, 1933	Case		—
Cited by	156. State v. Packard 250 P.2d 561, 569 , Utah Defendant was convicted in the trial court of having violated statute providing that it is the duty of every person before commencing employment with any person, firm or...	Nov. 17, 1952	Case		—
Cited by	157. Slater v. Salt Lake City 206 P.2d 153, 158 , Utah Appeal from Third Judicial District Court, Salt Lake County; A. H. Ellett, Judge. Action by Ralph D. Slater, doing business as International Publishers Service, against Salt Lake...	May 14, 1949	Case		—
Cited by	158. State v. Gamelin 13 A.2d 204, 207 , Vt. Exceptions from Chittenden Municipal Court; Aaron H. Grout, Judge. Evelyn Gamelin was convicted of violating the so-called Taxicab Ordinance of the city of Burlington, and she...	May 07, 1940	Case		—
Cited by	159. State v. Caplan 135 A. 705, 711 , Vt. Exceptions from Hartford Municipal Court; A. G. Whitham, Judge. Louis Caplan was charged with violating the Motor Vehicle Act (Acts 1925, No. 70). Demurrer to complaint was...	Jan. 08, 1927	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	160. In re James 132 A. 40, 44 , Vt. Appeal from Order of Public Service Commission. Application by John B. James, under Laws 1925, No. 74, § 2, to Public Service Commission, for a certificate authorizing him to...	Jan. 06, 1926	Case		—
Cited by	161. Pacific Inland Tariff Bureau v. Schaaf 95 P.2d 781, 783 , Wash. Department 1. Action by the Pacific Inland Tariff Bureau, a corporation, against Fred J. Schaaf, Director of the Department of Public Service of the State of Washington, for...	Nov. 04, 1939	Case		—
Cited by	162. Prater v. Department of Public Service of Washington 60 P.2d 238, 241 , Wash. En Banc. Appeal from Superior Court, Spokane County; William A. Hunek, Judge. Injunction suit by Harry Prater and Floyd Prater, copartners doing business under the name and style...	Aug. 20, 1936	Case		—
Cited by	163. Robertson v. Department of Public Works 39 P.2d 596, 597+ , Wash. En Banc. Appeal from Superior Court, Thurston County; D. F. Wright, Judge. Petition by Gus Robertson, doing business as the Robertson Transfer, against the Department of Public...	Dec. 21, 1934	Case		—
Cited by	164. Williams v. Denney 276 P. 858, 860+ , Wash. Department 1. Appeal from Superior Court, King County; Robert M. Jones, Judge. Action by George B. Williams and another against John C. Denney, Director of Public Works of...	Apr. 22, 1929	Case		—
Cited by	165. Gateway City Transfer Co. v. Public Service Commission 34 N.W.2d 238, 246 , Wis. Appeal from an order of the Circuit Court for Dane County; Alvin C. Reis, Judge. Affirmed. Action by Gateway City Transfer Company to review an order of the Public Service denying...	Oct. 12, 1948	Case		—
Cited by	166. Interstate Trucking Co. v. Dammann 241 N.W. 625, 630 , Wis. Appeal from orders of the Circuit Court for Milwaukee County; August E. Braun, Circuit Judge. Suit by the Interstate Trucking Company and others against Theodore Dammann, Secretary...	Mar. 08, 1932	Case		—
Cited by	167. State v. Railroad Commission of Wisconsin 220 N.W. 390, 391 , Wis. Appeal from a judgment of the Circuit Court for Dane County; August C. Hoppmann, Circuit Judge. Affirmed.	June 18, 1928	Case		—
Cited by	168. Nulter v. State Road Commission of West Virginia 193 S.E. 549, 552 , W.Va. Certified from Circuit Court, Kanawha County. Suit by Wirt Nulter against the State Road Commission of West Virginia and others, wherein a ruling of the circuit court was certified...	Oct. 26, 1937	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	169. Senator Chris Beutler 1984 WL 162871 (Neb.A.G.), *2 You have requested our opinion concerning whether the present provisions of LB 803, allowing a county jury commissioner the option of expanding the list of prospective jurors...	Feb. 24, 1984	Administrative Decision		—
Mentioned by	170. Hynes v. Grimes Packing Co. 69 S.Ct. 968, 977 , U.S.Alaska Action by the Grimes Packing Company and others against Frank Hynes, Regional Director, Fish and Wildlife Service, Department of the Interior, to permanently enjoin the exclusion...	May 31, 1949	Case		—
Mentioned by	171. Beal v. Missouri Pac. R. R. Corp. 61 S.Ct. 418, 420 , U.S.Neb. On Writ of Certiorari to the United States Circuit Court of Appeals for the Eighth Circuit. Action by the Missouri Pacific Railroad Corporation in Nebraska against Henry J. Beal,...	Jan. 20, 1941	Case		—
Mentioned by	172. Dixie Ohio Exp. Co. v. State Revenue Commission of Georgia 59 S.Ct. 435, 438 , U.S.Ga. Appeal from the Supreme Court of the State of Georgia. Proceeding by the State Revenue Commission of Georgia and others against the Dixie Ohio Express Company to collect the...	Jan. 30, 1939	Case		—
Mentioned by	173. Colgate v. Harvey 56 S.Ct. 252, 262 , U.S.Vt. Mr. Justice STONE, Mr. Justice BRANDEIS, and Mr. Justice CARDOZO, dissenting in part. Appeal from the Supreme Court of the State of Vermont. Proceeding by James C. Colgate against...	Dec. 16, 1935	Case		—
Mentioned by	174. Spielman Motor Sales Co. v. Dodge 55 S.Ct. 678, 680 , U.S.N.Y. Appeal from the District Court of the United States for the Southern District of New York. Suit by the Spielman Motor Sales Company, Inc., against William C. Dodge, as District...	Apr. 29, 1935	Case		—
Mentioned by	175. Healy v. Ratta 54 S.Ct. 700, 702 , U.S.N.H. Suit by Louis D. Ratta against Michael J. Healy, Chief of Police of Manchester, N. H. Decree of the District Court for plaintiff (1 F.Supp. 669) was affirmed by the Circuit Court...	Apr. 30, 1934	Case		—
Mentioned by	176. Lutz v. Houck 54 S.Ct. 717, 718 , U.S.N.Y. Appeal from the Supreme Court of the State of New York.	Apr. 30, 1934	Case		—
Mentioned by	177. Atkins v. Hertz Drivurself Stations 54 S.Ct. 437, 437 , U.S.N.Y. Appeal from the Supreme Court of the State of New York.	Jan. 22, 1934	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	178. Jannett v. Hardie 54 S.Ct. 345, 345 , U.S.Fla. Appeal from the Supreme Court of the State of Florida.	Dec. 18, 1933	Case		—
Mentioned by	179. Clark v. Maxwell 51 S.Ct. 211, 211 , U.S.N.C. Appeal from the Supreme Court of the State of North Carolina. For opinion below, see 150 S. E. 190.	Jan. 19, 1931	Case		—
Mentioned by	180. Louisville Gas & Electric Co. v. Coleman 48 S.Ct. 423, 427 , U.S.Ky. Mr. Justice Holmes, Mr. Justice Brandeis, Mr. Justice Sanford, and Mr. Justice Stone dissenting. In Error to the Court of Appeals of the State of Kentucky. Action by the Louisville...	Apr. 30, 1928	Case		—
Mentioned by	181. Cline v. Frink Dairy Co. 47 S.Ct. 681, 683 , U.S.Colo. Appeal from the District Court of the United States for the District of Colorado. Suit by the Frink Dairy Company and others against Foster Cline, as District Attorney for the City...	May 31, 1927	Case		—
Mentioned by	182. Healy v. Ratta 67 F.2d 554, 557 , C.C.A.1 (N.H.) Appeal from the District Court of the United States for the District of New Hampshire; George Hutchins Bingham, George F. Morris, and Ira Lloyd Letts, Judges. Suit by Louis D....	Nov. 10, 1933	Case		—
Mentioned by	183. Fajardo Sugar Co. v. Holcomb 16 F.2d 92, 94 , C.C.A.1 (Puerto Rico) Appeal from the District Court of the United States for the District of Porto Rico; Ira K. Wells, Judge. Suit by the Fajardo Sugar Company of Porto Rico against Frederick W....	Nov. 23, 1926	Case		—
Mentioned by	184. Reed v. Lehman 91 F.2d 919, 921 , C.C.A.2 (N.Y.) Appeal from the District Court of the United States for the Eastern District of New York. Suit for injunction by Percy Campbell Reed against Herbert H. Lehman, as Governor of New...	Aug. 24, 1937	Case		—
Mentioned by	185. Uebersee Finanz-Korporation Aktien Gesellschaft v. Rosen 83 F.2d 225, 228 , C.C.A.2 (N.Y.) Appeal from the District Court of the United States for the Southern District of New York. Suit by the Uebersee Finanz-Korporation Aktien Gesellschaft against Walter T. Rosen and...	Apr. 06, 1936	Case		—
Mentioned by	186. Jordan v. Hutcheson 323 F.2d 597, 601 , 4th Cir.(Va.) Class action by Negro attorneys against state legislative committee and others to enjoin defendants from taking further unlawful action to harass and intimidate attorneys and their...	Sep. 17, 1963	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	187. McCormick & Co. v. Brown 52 F.2d 934, 937 , C.C.A.4 (W.Va.) Appeal from the District Court of the United States for the Southern District of West Virginia, at Charleston; George W. McClintic, Judge. Suit by McCormick & Company,...	Oct. 12, 1931	Case		—
Mentioned by	188. Swan Island Club v. Ansell 51 F.2d 337, 339 , C.C.A.4 (N.C.) Appeal from the District Court of the United States for the Eastern District of North Carolina, at Elizabeth City; Isaac M. Meekins, Judge. Bill by the Swan Island Club,...	July 08, 1931	Case		—
Mentioned by	189. City of Miami v. Sutton 181 F.2d 644, 648 , 5th Cir.(Fla.) Durward B. Sutton and Sarah B. Sutton, doing business as the Sutton Jewelry Company brought suit against the City of Miami to enjoyn enforcement of city ordinance which would have...	Apr. 25, 1950	Case		—
Mentioned by	190. United Enterprises v. Dubey 128 F.2d 843, 844 , C.C.A.5 (Fla.) Appeal from the District Court of the United States for the Northern District of Florida; Augustine V. Long, Judge. Action by United Enterprises, Inc., against Anne Dubey and...	June 16, 1942	Case		—
Mentioned by	191. Hedberg v. State Farm Mut. Auto. Ins. Co. 350 F.2d 924, 928 , 8th Cir.(Minn.) Four insurers which formerly employed defendant brought action for, inter alia, an injunction and damages for violation of restrictive covenants in employment contracts. The United...	Aug. 30, 1965	Case		—
Mentioned by	192. Camden Fire Ins. Ass'n v. Di Giovanni 75 F.2d 808, 810 , C.C.A.8 (Mo.) Appeal from the District Court of the United States for the Western District of Missouri; Albert L. Reeves, Judge. Suit in equity by the Camden Fire Insurance Association, a...	Feb. 14, 1935	Case		—
Mentioned by	193. Babcock v. Noh 99 F.2d 738, 739 , C.C.A.9 (Idaho) Appeal from the District Court of the United States for the District of Idaho, Southern Division; Charles C. Cavanah, Judge. Suit by Harry Noh against E. E. Babcock, Prosecuting...	Oct. 19, 1938	Case		—
Mentioned by	194. Argonaut Mining Co. v. McPike 78 F.2d 584, 586 , C.C.A.9 (Cal.) Suit by the Argonaut Mining Company, Limited, against H. H. McPike, United States Attorney for the Northern District of California. From a decree dismissing the bill of complaint,...	July 09, 1935	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	195. Del Monte Special Food Co. v. California Packing Corp. 34 F.2d 774, 777 , C.C.A.9 (Cal.) Appeal from the District Court of the United States for the Southern Division of the Northern District of California; Adolphus F. St.Sure, Judge. Suit by the California Packing...	Sep. 16, 1929	Case		—
Mentioned by	196. Cain v. Bowlby 114 F.2d 519, 526 , C.C.A.10 (N.M.) PHILLIPS, Circuit Judge, dissenting. Appeal from the District Court of the United States for the District of New Mexico; Colin Neblett, Judge. Action by Clara Bowlby against...	Sep. 03, 1940	Case		—
Mentioned by	197. Boynton v. Fox West Coast Theatres Corporation 60 F.2d 851, 854 , C.C.A.10 (Kan.) Suit by the Fox West Coast Theatres Corporation and another against Roland Boynton, as Attorney General of Kansas, and others. From a decree overruling a motion to dismiss the...	Aug. 01, 1932	Case		—
Mentioned by	198. Pauling v. Eastland 288 F.2d 126, 130 , D.C.Cir. Civil action for declaratory judgment that directive of Senate subcommittee was void and for injunction restraining enforcement of directive and possible prosecution for failure to...	Sep. 07, 1960	Case		—
Mentioned by	199. Southern Ry. Co. v. Alabama Public Service Commission 91 F.Supp. 980, 987+ , M.D.Ala. The Southern Railway Company sued the Alabama Public Service Commission and others for temporary and permanent injunctions against enforcement of sanctions provided under Alabama...	July 20, 1950	Case		—
Mentioned by	200. Merced Dredging Co. v. Merced County 67 F.Supp. 598, 612 , S.D.Cal. Action by Merced Dredging Company against County of Merced, Cal., and others, to enjoin the enforcement of a county ordinance. On plaintiff's motion for a preliminary injunction...	June 29, 1946	Case		—
Mentioned by	201. Birch v. McColgan 39 F.Supp. 358, 366 , S.D.Cal. Action by A. Otis Birch against Charles J. McColgan, as Franchise Tax Commissioner of the State of California, and others for injunction against enforcement of tax statute by state...	June 09, 1941	Case		—
Mentioned by	202. General Motors Corp. v. Blevins 144 F.Supp. 381, 401 , D.Colo. Automobile manufacturer brought action against certain officials of the State of Colorado for a declaratory judgment that Colorado statute relating to motor vehicle dealers is...	Aug. 07, 1956	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	 203. Beatrice Creamery Co. v. Cline 9 F.2d 176, 182 , D.Colo. Symes, District Judge, dissenting in part. In Equity. Separate actions by the Beatrice Creamery Company, a Delaware corporation, and by the Frink Dairy Company, a corporation,...	Nov. 14, 1925	Case		—
Mentioned by	204. Watch Tower Bible & Tract Soc. v. City of Bristol 24 F.Supp. 57, 59 , D.Conn. In Equity. Suit by the Watch Tower Bible & Tract Society and others against the City of Bristol and others for an injunction restraining the defendants from enforcing or...	July 22, 1938	Case		—
Mentioned by	205. Fox Film Corp. v. Trumbull 7 F.2d 715, 720 , D.Conn. In Equity. Two suits, one by the Fox Film Corporation, the other by the American Feature Film Company, Inc., both against John H. Trumbull, Governor of Connecticut, and others. ...	Aug. 17, 1925	Case		—
Mentioned by	 206. National Ass'n of Mfrs. of U.S. v. McGrath 103 F.Supp. 510, 515 , D.D.C Suit to enjoin institution of prosecutions against plaintiffs for violations of the Federal Regulation of Lobbying Act, Secs. 302-311, 2 U.S.C.A. 261-270. The three judge District...	Mar. 17, 1952	Case		—
Mentioned by	207. Contract Cartage Co. v. Morris 59 F.2d 437, 443+ , E.D.Ill. In Equity. Suit by the Contract Cartage Company against Robert Morris and others. Preliminary injunction dissolved, and order directed dismissing bill for want of equity.	June 14, 1932	Case		—
Mentioned by	208. National Chemsearch Corp. of Missouri v. Schultz 1972 WL 18019, *2 , N.D.Ind. This cause is before the court upon plaintiff's application for a preliminary injunction, with jurisdiction alleged on the basis of diversity of citizenship and an amount in...	Feb. 07, 1972	Case		—
Mentioned by	209. Bauer v. McLaren 332 F.Supp. 723, 726 , S.D.Iowa Proceeding on motion of defendants to dismiss suit for declaratory and injunctive relief challenging constitutionality of federal immunity statute. The District Court, Roy L....	Sep. 20, 1971	Case		—
Mentioned by	210. Continental Baking Co. v. Woodring 55 F.2d 347, 351 , D.Kan. KENNAMER, District Judge, dissenting in part. In Equity. Suit by the Continental Baking Company and others against Harry H. Woodring, as Governor of Kansas, and others. On...	Dec. 15, 1931	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	211. Pro-Onsite Technologies, LLC v. Jefferson County, Ky. Clerk's Office 2005 WL 2000841, *2, W.D.Ky. The Defendant, Jefferson County, Ky. Clerk's Office ("Clerk's Office"), has moved to dismiss the claims of Plaintiff Pro-Onsite Technologies, LLC ("Pro-Onsite"). (Dkt.# 24)....	Aug. 19, 2005	Case		—
Mentioned by	212. Dombrowski v. Pfister 227 F.Supp. 556, 560, E.D.La. Suit by Executive Director of Southern Conference Education Fund for declaration of unconstitutionality of Louisiana Subversive Activities and Communist Control Law and Communist...	Feb. 20, 1964	Case		—
Mentioned by	213. Bush v. Orleans Parish School Bd. 194 F.Supp. 182, 185, E.D.La. Suit to enjoin the enforcement of Louisiana Acts punishing the newly created crimes of giving to or acceptance by any parent of anything of value as an inducement to sending his...	May 04, 1961	Case		—
Mentioned by	214. Berlin v. Travelers Ins. Co. of Hartford, Conn. 18 F.Supp. 126, 128, D.Md. At Law. Action by Rose Berlin against the Travelers Insurance Company of Hartford, Connecticut. On motion to remand to a state court. Motion granted.	Feb. 08, 1937	Case		—
Mentioned by	215. Armour & Co. v. Ball 337 F.Supp. 938, 941, W.D.Mich. Meat packers brought action against Michigan Department of Agriculture officials to enjoin the enforcement of Michigan statute on marketing, labeling, packaging and ingredient...	Nov. 12, 1971	Case		—
Mentioned by	216. McGrew v. City of Jackson, Miss. 307 F.Supp. 754, 761+, S.D.Miss. Action by operators of motion picture theater to enjoin enforcement of Mississippi obscenity statute and for declaration of rights. A three-judge District Court, William Harold...	Dec. 31, 1969	Case		—
Mentioned by	217. Mutual Oil Co. v. Zehrung 11 F.2d 887, 889, D.Neb. In Equity. Suit by the Mutual Oil Company against Frank C. Zehrung and others. On motion to dismiss the bill. Motion to dismiss overruled.	Apr. 07, 1925	Case		—
Mentioned by	218. Dewar v. Brooks 16 F.Supp. 636, 643, D.Nev. In Equity. Suit by Archie J. Dewar and others against L. R. Brooks. On plaintiffs' motion to remand the case to the state court and on defendant's motion to dismiss. Motion to...	Oct. 21, 1936	Case		—
Mentioned by	219. Ratta v. Healy 1 F.Supp. 669, 670+, D.N.H. In Equity. Bill by Louis D. Ratta against Michael J. healy, Chief of Police of Manchester, N.H. Decree for plaintiff.	Nov. 03, 1932	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	220. New Jersey Chiropractic Ass'n v. State Bd. of Medical Examiners of N. J. 79 F.Supp. 327, 339 , D.N.J. Actions by the New Jersey Chiropractic Association, and another, and by the New Jersey State Society of Naturapaths, and another, against the State Board of Medical Examiners of...	Aug. 10, 1948	Case		—
Mentioned by	221. Corcoran v. Royal Development Co. 35 F.Supp. 400, 401 , E.D.N.Y. Action for a declaratory judgment by Peter P. Corcoran against the Royal Development Company. On motion by the defendant to dismiss the complaint on the ground that the amount in...	Oct. 04, 1940	Case		—
Mentioned by	222. Visceglia v. U.S. 24 F.Supp. 355, 359 , S.D.N.Y. In Equity. Suit under the Urgent Deficiency Act of October 22, 1913 (Title 28, U.S.C., § 41, subd. 28, and sections 43— 48, 28 U.S.C.A. §§ 41(28), 43— 48), by Frank Visceglia,...	June 10, 1938	Case		—
Mentioned by	223. Oklahoma Utilities Co. v. City of Hominy 2 F.Supp. 849, 852 , N.D.Okla. Action by the Oklahoma Utilities Company, a corporation, against the City of Hominy, a municipal corporation, and others, to restrain and enjoin defendants from interfering with...	Mar. 25, 1933	Case		—
Mentioned by	224. Toomer v. Witsell 73 F.Supp. 371, 374 , E.D.S.C. 6. Withholding equitable relief on ground plaintiff does not come into equity with clean hands is discretionary with court and federal court should not exercise such discretion to...	Sep. 13, 1947	Case		—
Mentioned by	225. Miles Laboratories v. Seignious 30 F.Supp. 549, 554 , E.D.S.C. In Equity. Suit by Miles Laboratories, Incorporated, against John F. Seignious, Sr., for an injunction to restrain defendant from selling plaintiff's trademarked product at less...	Dec. 15, 1939	Case		—
Mentioned by	226. Calvert Distilling Co. v. Brandon 24 F.Supp. 857, 857 , W.D.S.C. In Equity. Action by the Calvert Distilling Company against E.R. Brandon, for a permanent injunction. Judgment for plaintiff.	Oct. 15, 1938	Case		—
Mentioned by	227. Southern Fruit Co. v. Porter 21 F.Supp. 1011, 1013 , W.D.S.C. In Equity. Suit for injunction by the Southern Fruit Company, Inc., and others against F. B. Porter, representing a class too numerous to name of the various mayors of cities and...	Aug. 26, 1937	Case		—
Mentioned by	228. Nutt v. Ellerbe 56 F.2d 1058, 1062 , E.D.S.C. In Equity. Suit by John P. Nutt, doing business as the John P. Nutt Company and as the Interstate Motor Lines, against Earle R. Ellerbe and others, as members of and constituting...	Mar. 09, 1932	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	229. Station WBT v. Poulnot 46 F.2d 671, 673 , E.D.S.C. In Equity. Suit by Station WBT, Incorporated, against Joseph M. Poulnot, Sheriff of Charleston County, and others. Interlocutory injunction granted.	Jan. 17, 1931	Case		—
Mentioned by	230. Lee v. City of El Campo, Tex. 50 F.Supp. 411, 411 , S.D.Tex. Action by Ollie Lee and others against the City of El Campo, Tex., and others, to enjoin the enforcement of certain ordinances promulgated by the City of El Campo, the City of...	Jan. 22, 1943	Case		—
Mentioned by	231. Pullen v. Patton 19 F.Supp. 340, 342 , N.D.Tex. In Equity. Bill be Larry Pullen against Andrew Patton and others to enjoin state district attorney, sheriff, judge, Attorney General, and Governor. Cause dismissed.	May 06, 1937	Case		—
Mentioned by	232. Cook's Estate, Trustees v. Sheppard 8 F.Supp. 21, 25 , W.D.Tex. In Equity. Suit by the Trustees of the Estate of Mrs. M. W. (W. I.) Cook, deceased, against George H. Sheppard, as Comptroller of the State of Texas, and others. Suit dismissed.	Sep. 11, 1934	Case		—
Mentioned by	233. Texport Carrier Corp. v. Smith 8 F.Supp. 28, 33 , W.D.Tex. In Equity. Suit by the Texport Carrier Corporation against Lon A. Smith and others, as members of the Railroad Commission, Governor, and Attorney General of Texas, for an...	Aug. 27, 1934	Case		—
Mentioned by	234. Sage v. Baldwin 55 F.2d 968, 969 , N.D.Tex. In Equity. Suit by H. B. Sage and others against E. John Baldwin and others to enjoin defendants, state officers, from enforcing provisions of an act of the state of Texas....	Feb. 05, 1932	Case		—
Mentioned by	235. Sproles v. Binford 52 F.2d 730, 733+ , S.D.Tex. In Equity. Suit by Ed Sproles against T. Binford and others, in which the Tennessee Dairies, Inc., and others, intervened. Interlocutory injunction granted in part and denied in...	Sep. 30, 1931	Case		—
Mentioned by	236. J.H. McLeaish & Co. v. Binford 52 F.2d 151, 153 , S.D.Tex. Suit by J. H. McLeaish & Co. against T. Binford and others. Temporary injunction granted.	Aug. 06, 1931	Case		—
Mentioned by	237. Essman v. Hood 45 F.2d 881, 883 , N.D.Tex. Suit by Charles H. Essman against Hal Hood and others. On motion to dismiss. Motion sustained.	Dec. 23, 1930	Case		—
Mentioned by	238. Mutual Life Ins. Co. v. Thompson 27 F.2d 753, 754 , W.D.Va. In Equity. Suit by the Mutual Life Insurance Company against one Thompson and wife. Motion to dismiss overruled conditionally.	July 23, 1928	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	239. McDermott v. Hamilton 11 F.Supp. 235, 236 , W.D.Wash. CUSHMAN, District Judge, dissenting in part. In Equity. Suit by Joseph P. McDermott against George W. Hamilton, as Attorney General of the state of Washington, and another. On...	June 17, 1935	Case		—
Mentioned by	240. Deppman v. Murray 5 F.Supp. 661, 669+ , W.D.Wash. Separate suits in equity by Charles Deppman against E. K. Murray, Director of the Department of Public Works of the State of Washington, and others, by Herbert M. Cogdal and...	Jan. 18, 1934	Case		—
Mentioned by	241. Arneson v. Denny 25 F.2d 988, 990+ , W.D.Wash. In Equity. Suit by E. A. Arneson against John C. Denny and others, as the Department of Public Works of the State of Washington. On defendants' motion to dismiss the bill. ...	Apr. 18, 1928	Case		—
Mentioned by	242. McCormick & Co. v. Brown 58 F.2d 994, 997 , S.D.W.Va. In Equity. Suit by McCormick & Company, Incorporated, and another, against W. G. Brown, State Commissioner of Prohibition of the State of West Virginia, and another. Decree for...	Oct. 21, 1931	Case		—
Mentioned by	243. City of Mobile v. Farrell 158 So. 539, 541+ , Ala. Appeal from Circuit Court, Mobile County; Claude A. Grayson, J. Blocker Thornton, and Norvell R. Leigh, Jr., Judges. Bill for injunction by the City of Mobile against Claude M....	Dec. 20, 1934	Case		—
Mentioned by	244. Frost v. Railroad Commission of Cal. 240 P. 26, 29 , Cal. In Bank. Application by Marion L. Frost and Wesley H. Frost, copartners doing business under the name and style of Frost & Frost Trucking Company, for a writ of certiorari to...	Oct. 01, 1925	Case		—
Mentioned by	245. Greeley Transp. Co. v. People 245 P. 720, 724 , Colo. En Banc. Error to District Court, City and County of Denver; James L. Cooper, Judge. Suit by the People, by the Attorney General, against the Greeley Transportation Company. ...	Apr. 19, 1926	Case		—
Mentioned by	246. Economy Cleaners v. Green 184 A. 225, 226 , Del.Ch. Bill for injunction by the Economy Cleaners, Inc., against Percy Warren Green, Attorney General, and others. On application for a restraining order. Application denied.	Feb. 05, 1936	Case		—
Mentioned by	247. Watson v. Centro Espanol De Tampa 30 So.2d 288, 290 , Fla. Certiorari to Circuit Court, Hillsborough County; Harry N. Sandler, Judge. Certiorari by J. Tom Watson, as Attorney General of the State of Florida, and others, against Centro...	Apr. 29, 1947	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	248. Dixie-Ohio Exp. Co. v. State Revenue Commission 197 S.E. 887, 892 , Ga. Error from Superior Court, Fulton County; Virlyn B. Moore, Judge. Proceeding by the State Revenue Commission of Georgia and others, against the Dixie-Ohio Express Company to...	June 17, 1938	Case		—
Mentioned by	249. Aero Mayflower Transit Co. v. Georgia Public Service Commission 176 S.E. 487, 491 , Ga. Error from Superior Court, Fulton County; E. D. Thomas, Judge. Petition by the Aero Mayflower Transit Company against the Georgia Public Service Commission and another. To review a...	Sep. 15, 1934	Case		—
Mentioned by	250. Foster's, Inc., v. Boise City 118 P.2d 721, 728 , Idaho Appeal from District Court, Ada County; Isaac McDougall, Presiding Judge. Suit by Foster's Incorporated, and others against Boise City and others, to perpetually enjoin the named...	Oct. 30, 1941	Case		—
Mentioned by	251. Hershey Mfg. Co. v. Adamowski 174 N.E.2d 200, 202 , Ill. An action by a manufacturer of gambling devices, and parts therefor, against the State's Attorney to obtain a judgment declaring unconstitutional an act under which such...	Mar. 29, 1961	Case		—
Mentioned by	252. Weisberg v. Taylor 100 N.E.2d 748, 750 , Ill. Max Weisberg and others sued Chalmer C. Taylor and the other members of the Illinois Liquor Control Commission seeking a declaratory judgment that a section of the Illinois Liquor...	June 18, 1951	Case		—
Mentioned by	253. City of Chicago v. Rhine 2 N.E.2d 905, 908 , Ill. Action by the City of Chicago against Charles Rhine. From an adverse judgment, the city appeals. Reversed and remanded, with directions.	June 17, 1936	Case		—
Mentioned by	254. People ex rel. Johns v. Thompson 173 N.E. 137, 139 , Ill. Mandamus proceedings by the People, on the relation of Wesley Johns, against William Hale Thompson, as Mayor of the City of Chicago, and others. Judgment dismissing petition was...	Oct. 25, 1930	Case		—
Mentioned by	255. State v. Martin 230 N.W. 540, 543 , Iowa Appeal from District Court, Polk County; F. S. Shankland, Judge. Suit in equity to enjoin defendant (in his individual and trade names) from operating motorbus line. Decree for...	Apr. 14, 1930	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	256. Iowa Motor Vehicle Ass'n v. Board of R.R. Com'rs 221 N.W. 364, 368 , Iowa Appeal from District Court, Polk County; W. G. Bonner, Judge. Action in equity, commenced by the Iowa Motor Vehicle Association and other motor carriers similarly situated...	Sep. 28, 1928	Case		—
Mentioned by	257. Des Moines Drug Co. v. Doe 211 N.W. 694, 695 , Iowa Appeal from District Court, Polk County; Lester L. Thompson, Judge. Appeal by interveners, the Sheriff, and the State from an order overruling motions to dissolve a temporary...	Jan. 11, 1927	Case		—
Mentioned by	258. Commonwealth v. Kentucky Jockey Club 38 S.W.2d 987, 994 , Ky. Appeal from Circuit Court, Jefferson County, Chancery Branch, First Division. Suit by the Commonwealth against the Kentucky Jockey Club and others. From judgment dismissing the...	Mar. 03, 1931	Case		—
Mentioned by	259. Commonwealth v. Kelley 17 S.W.2d 1017, 1018 , Ky. Appeal from Circuit Court, Perry County. Proceeding by the Commonwealth for the use and benefit of City of Hazard against Robert Kelley. Judgment for defendant, and plaintiff...	May 28, 1929	Case		—
Mentioned by	260. Roberto v. Com'rs of Department of Public Utilities 160 N.E. 321, 322 , Mass. Petition by Alphonse Roberto to review and set aside an order of the Department of Public Utilities revoking a certificate to operate motor vehicles. From a final decree of...	Mar. 05, 1928	Case		—
Mentioned by	261. Barrows v. Farnum's Stage Lines 150 N.E. 206, 209 , Mass. Report from Superior Court, Suffolk County; H. T. Lummus, Judge. Suit in equity by Walter A. Barrows and others against Farnum's Stage Lines, Inc., to restrain defendant from...	Jan. 05, 1926	Case		—
Mentioned by	262. New York, N.H. & H.R. Co. v. Deister 148 N.E. 590, 591 , Mass. Appeal from Superior Court, Suffolk County; Henry T. Lummus, Judge. Suit by the New York, New Haven & Hartford Railroad Company against Fred A. Deister to restrain defendant from...	June 29, 1925	Case		—
Mentioned by	263. Kelley v. Board of Health of Peabody 143 N.E. 39, 41 , Mass. Report from Superior Court, Essex County; F. T. Hamond, Judge. Bill in equity by Elbridge G. Kelley, and others against Percy F. Murray and others, as members of the Board of...	Mar. 03, 1924	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	<p> 264. Albert v. Public Service Commission 120 A.2d 346, 352 , Md.</p> <p>Proceeding to compel Public Service Commission to hold hearing on plaintiffs' applications for taxicab permits. The Court of Common Pleas of Baltimore, Emory H. Niles, C. J.,...</p>	Feb. 09, 1956	Case		—
Mentioned by	<p>265. Steves v. Robie 31 A.2d 797, 799 , Me.</p> <p>Exceptions from Supreme Judicial Court, Kennebec County in Equity. Mandamus proceedings by Noble R. Steves and by Fraser & Walker, Inc., to compel Frederick Robie, as Secretary of...</p>	Mar. 30, 1943	Case		—
Mentioned by	<p> 266. Boothby v. City of Westbrook 23 A.2d 316, 318 , Me.</p> <p>Appeal from Supreme Judicial Court, Cumberland County, in Equity. Suit in equity by Isaac M. Boothby and others against the City of Westbrook and others to enjoin enforcement of a...</p>	Nov. 13, 1941	Case		—
Mentioned by	<p>267. Chapman v. City of Portland 160 A. 913, 915+ , Me.</p> <p>Report from Supreme Judicial Court, Cumberland County, in Equity. Suit in equity by George S. Chapman against the City of Portland. A general demurrer was filed, and, with the...</p>	June 08, 1932	Case		—
Mentioned by	<p>268. Schultz v. City of Duluth 203 N.W. 449, 450 , Minn.</p> <p>Appeal from District Court, St. Louis County; H. J. Grannis, Judge. Suit by Carl H. Schultz against the City of Duluth, in which the Duluth Street Railway Company intervened. From...</p>	Apr. 24, 1925	Case		—
Mentioned by	<p> 269. State v. Johnson 243 P. 1073, 1078 , Mont.</p> <p>Appeal from District Court, Lewis and Clark County; W. H. Poorman, Judge. Samuel S. Johnson was charged with owning and operating an automobile, motor vehicle, and bus line for...</p>	Jan. 26, 1926	Case		—
Mentioned by	<p>270. Walker v. City of Charlotte 138 S.E.2d 501, 504+ , N.C.</p> <p>Action for declaratory and injunctive relief. The Superior Court, Mecklenburg County, Edward B. Clark, Special Judge, entered an order denying plaintiff certain temporary...</p>	Nov. 04, 1964	Case		—
Mentioned by	<p>271. Peterson v. Department of Public Works 234 N.W. 95, 98 , Neb.</p> <p>Appeal from District Court, Lancaster County; Chappell, Judge. Action by Peter S. Peterson against the Department of Public Works of the State of Nebraska, R. L. Cochran, Secretary...</p>	Jan. 07, 1931	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	<p>272. In re Opinion of the Justices 129 A. 117, 119 , N.H.</p> <p>Request by the Senate for opinion of Justices of Supreme Court regarding validity of proposed bill for compulsory insurance against liability for damages incurred in operation of...</p>	Apr. 10, 1925	Case		—
Mentioned by	<p>273. Campbell v. Quigley 215 N.Y.S. 677, 679 , N.Y.Sup.</p> <p>Action by Frank N. Campbell against Joseph M. Quigley, Chief of Police of the City of Rochester. On plaintiff's motion for temporary injunction restraining defendant from...</p>	May 08, 1926	Case		—
Mentioned by	<p>274. Hodge Drive-It-Yourself Co. v. City of Cincinnati 175 N.E. 196, 199+ , Ohio</p> <p>Error to Court of Appeals, Hamilton County. Action by the Hodge Drive-It-Yourself Company and others against the city of Cincinnati and others. Judgment for plaintiffs was...</p>	Feb. 11, 1931	Case		—
Mentioned by	<p>275. City of Cincinnati v. Southers 1976 WL 189674, *1 , Ohio App. 1 Dist.</p> <p>The City of Cincinnati appeals pursuant to Section 2945.68 R. C. from an order of the Municipal Court of Hamilton County sustaining a motion of defendant-appellee to dismiss a...</p>	Mar. 29, 1976	Case		—
Mentioned by	<p>276. Lindauer v. Oklahoma City Urban Renewal Authority 496 P.2d 1174, 1177 , Okla.</p> <p>City urban renewal authority commenced action to condemn property whose owners challenged right of condemnation. From adverse judgment of the District Court of Oklahoma County,...</p>	Mar. 14, 1972	Case		—
Mentioned by	<p>277. Com. v. Kennedy 195 A. 770, 781 , Pa.Super.</p> <p>Appeal No. 252, October term, 1937, from judgment of Court of Quarter Sessions, Northampton County, No. 27, February term, 1937; Wm. M. McKeen, Judge. Robert B. Kennedy was...</p>	Dec. 17, 1937	Case		—
Mentioned by	<p>278. Com. v. Koczwara 1952 WL 4168, *4 , Pa.Com.Pl.</p> <p>On January 25, 1951, Joseph P. Koczwara filed an appeal with this court from an order of the Secretary of Revenue of the Commonwealth of Pennsylvania suspending his operator's...</p>	1952	Case		—
Mentioned by	<p>279. Rutzen v. City of Belle Fourche 20 N.W.2d 517, 520 , S.D.</p> <p>Appeal from Circuit Court, Butte County; R. C. Bakewell, Judge. Action by Franklin Rutzen and others against the City of Belle Fourche and others, to enjoin the named defendant,...</p>	Nov. 10, 1945	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	280. In re Sioux Falls Traction System 228 N.W. 179, 180 , S.D. Application of the Sioux Falls Traction System for a certificate of necessity and convenience to operate as a class A motor carrier in the transportation of passengers and baggage...	Dec. 10, 1929	Case		—
Mentioned by	281. Parsons v. City of Galveston 84 S.W.2d 996, 999 , Tex. Error to Court of Civil Appeals of First Supreme Judicial District. Action by Vince Parsons and others against the City of Galveston and others. Judgment refusing issuance of...	July 10, 1935	Case		—
Mentioned by	282. Ford v. Tyson 43 S.W.2d 619, 620 , Tex.Civ.App.-Waco Appeal from District Court, Brazos County; W. C. Davis, Judge. Injunction suit by T. L. Tyson, as County Attorney of Robertson County, against Ben L. Ford and others. From a...	Nov. 07, 1931	Case		—
Mentioned by	283. Box v. Newsom 43 S.W.2d 981, 982 , Tex.Civ.App.-Waco Appeal from District Court, Limestone County; H. F. Kirby, Judge. Suit by C. D. Newsom and others against V. C. Box, and others. From decree for plaintiffs, the defendant, Box,...	Nov. 07, 1931	Case		—
Mentioned by	284. Eastern Ohio Transport Corp. v. City of Wheeling 175 S.E. 219, 223 , W.Va. Appeal from Circuit Court, Ohio County. Suit by the Eastern Ohio Transport Corporation against the City of Wheeling and others. From an adverse decree, defendants appeal. Decree...	June 15, 1934	Case		—
Mentioned by	285. Nieves v. Lopez, Comisionado 61 D.P.R. 269, 275 , P.R. Sentencia de R. La Costa, Jr., J. (San Juan), denegando solicitud de injuncion preliminar. Confirmada.	Jan. 19, 1943	Case		—
—	286. Criterion of jurisdictional amount to vest jurisdiction of federal court where injunction is sought 30 A.L.R.2d 602 One of the essential elements of jurisdiction of federal courts in most cases is the amount or value of the subject matter in litigation. From the beginning of the federal judicial...	1953	ALR	—	—
—	287. What actions arise under the Constitution of the United States so as to vest jurisdiction of Federal courts 13 A.L.R.2d 390 This annotation deals specifically with an important phase of statutory and case law governing Federal jurisdiction, covering the question as to what actions arise under the...	1950	ALR	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p> 288. Validity of motor vehicle financial responsibility act 35 A.L.R.2d 1011</p> <p>This annotation supersedes one in 115 A.L.R. 1376. In considering the question of the validity of financial responsibility acts, cases involving statutes which provide for proof of...</p>	1954	ALR	—	—
—	<p>289. Couch on Insurance s 109:81, § 109:81. Validity of regulations</p> <p>The validity of statutes and ordinances requiring motor carriers for hire to furnish bonds or policies of insurance for the protection of persons who may be injured through the...</p>	2019	Other Secondary Source	—	—
—	<p>290. Couch on Insurance s 109:82, § 109:82. Validity of regulations—Exempting particular carriers from regulations</p> <p>The class of statute here under consideration is valid although it makes a classification upon the basis of the nature of the operations in which the vehicle is used or of the...</p>	2019	Other Secondary Source	—	—
—	<p>291. Cyclopedic of Federal Procedure s 14:96, § 14:96. Actions for equitable relief—Injunctive relief</p> <p>General allegations that the matter in controversy exceeds the jurisdictional amount, exclusive of interest and costs, have been deemed sufficient jurisdictionally in injunction...</p>	2019	Other Secondary Source	—	—
—	<p>292. Cyclopedic of Federal Procedure s 2:286, § 2:286. Amount in controversy in action to enjoin governmental rights and functions</p> <p>In actions to enjoin public acts, the amount in controversy is determined by the value of the right the plaintiff seeks to protect or from the plaintiff's viewpoint. Specifically,...</p>	2019	Other Secondary Source	—	—
—	<p>293. Cyclopedic of Federal Procedure s 73:97, § 73:97. Injunction against enforcement of unconstitutional state statute</p> <p>A federal district court may in a proper case enjoin the enforcement by state officers of an unconstitutional state statute. It is immaterial that the enforcement of the statute is...</p>	2019	Other Secondary Source	—	—
—	<p>294. Cyclopedic of Federal Procedure s 73:136, § 73:136. Restraint of criminal prosecutions, generally</p> <p>A federal court ordinarily will not restrain a criminal prosecution, whether in a federal or a state court, even though the prosecution is based on an unconstitutional statute. The...</p>	2019	Other Secondary Source	—	—
—	<p>295. Federal Procedure, Lawyers Edition s 1:474, § 1:474. Generally</p> <p>In actions to enjoin public acts, the weight of the authority is that the amount in controversy is to be determined by the value of the right the plaintiff seeks to protect or from...</p>	2019	Other Secondary Source	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p>296. Wharton's Criminal Law s 81, § 81. Injunction and declaratory judgment; in general</p> <p>Ordinarily, equity will not interfere by injunction to prevent the prosecuting authorities from bringing a criminal prosecution. If equity did interfere, much confusion and...</p>	2019	Other Secondary Source	—	—
—	<p>297. Wharton's Criminal Law s 82, § 82. Injunction and declaratory judgment; in general—Basis for relief</p> <p>Equity has the power to issue an injunction—including one to prevent a criminal prosecution—when it is necessary to protect its own jurisdiction. Thus, it may enjoin a criminal...</p>	2019	Other Secondary Source	—	—
—	<p>298. Wright & Miller: Federal Prac. & Proc. s 3703, § 3703. Viewpoint From Which Amount in Controversy Is Measured</p> <p>Wright & Miller: Federal Prac. & Proc.</p> <p>In the majority of cases, the particular relief sought by the plaintiff—typically compensatory damages—will be exactly the same as the liability imposed on the defendant if the...</p>	2019	Other Secondary Source	—	—
—	<p>299. Wright & Miller: Federal Prac. & Proc. s 3708, § 3708. Amount in Controversy in Particular Cases—Proceedings for Injunctive and Declaratory Relief</p> <p>Wright & Miller: Federal Prac. & Proc.</p> <p>As pointed out elsewhere in this Chapter, it is well-settled that the amount in controversy is to be measured for subject matter jurisdiction purposes by the value of the right...</p>	2019	Other Secondary Source	—	—
—	<p>300. Wright & Miller: Federal Prac. & Proc. s 3702.5, § 3702.5. What Elements are Included in Measuring the Amount in Controversy</p> <p>Wright & Miller: Federal Prac. & Proc.</p> <p>It is well-settled by numerous judicial decisions by the Supreme Court, the courts of appeals, and countless district courts, as demonstrated by the copious illustrative citations...</p>	2019	Other Secondary Source	—	—
—	<p>301. Am. Jur. 2d Automobiles and Highway Traffic s 176, § 176. Validity of statutes and ordinances</p> <p>Am. Jur. 2d Automobiles and Highway Traffic</p> <p>The validity of statutes and ordinances requiring motor carriers for hire to furnish bonds or policies of insurance for the protection of persons who may be injured in the...</p>	2019	Other Secondary Source	—	—
—	<p>302. Am. Jur. 2d Federal Courts s 963, § 963. Determining amount in controversy in actions for injunctive relief involving governmental rights and functions</p> <p>Am. Jur. 2d Federal Courts</p> <p>The principle that, in actions seeking injunctive relief, the amount in controversy is measured by the value of the object of the litigation, has been followed in suits to enjoin...</p>	2019	Other Secondary Source	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	303. CJS Constitutional Law s 849, § 849. Property devoted to public use CJS Constitutional Law Where an owner of property devotes it to a use in which the public has an interest, the owner must, to the extent of the interest acquired by the public, submit to control of the...	2019	Other Secondary Source	—	—
—	304. CJS Constitutional Law s 1495, § 1495. Validity under equal protection laws of legislative classifications of public service companies, generally CJS Constitutional Law The legislature, in regulating public utilities and carriers, must not violate the constitutional prohibition of denial of equal protection of the laws, and any regulation which is...	2019	Other Secondary Source	—	—
—	305. CJS Injunctions s 305, § 305. Availability of injunctive relief CJS Injunctions An injunction to restrain a criminal prosecution may issue where a statute authorizes such relief, and apart from statute, there are circumstances under which courts properly make...	2019	Other Secondary Source	—	—
—	306. N.Y. Jur. 2d Carriers s 44, § 44. Generally N.Y. Jur. 2d Carriers The New York Vehicle and Traffic Law requires persons who carry passengers for hire in any motor vehicle or motorcycle on the public highways of the state to file with the...	2019	Other Secondary Source	—	—
—	307. COMMITTEE TO DEFEND REPRODUCTIVE RIGHTS v. MYERS: ABORTION FUNDING RESTRICTIONS AS AN UNCONSTITUTIONAL CONDITION 70 Calif. L. Rev. 978 , 1013 Over the last decade abortion has been one of the most controversial issues in American life. In Committee to Defend Reproductive Rights v. Myers (CDRR), the abortion funding issue...	1982	Law Review	—	—
—	308. "GRAYLISTING" OF FEDERAL CONTRACTORS: TRANSCO SECURITY, INC. OF OHIO v. FREEMAN AND PROCEDURAL DUE PROCESS UNDER SUSPENSION PROCEDURES 31 Cath. U. L. Rev. 731 , 766 The federal government is the nation's largest single purchaser of goods and services. In fiscal year 1982, federal agencies will spend approximately \$90 billion to procure...	1982	Law Review	—	—
—	309. HABEAS CORPUS, RELITIGATION, AND THE LEGISLATIVE POWER 98 Colum. L. Rev. 888 , 960 In the Antiterrorism and Effective Death Penalty Act of 1996, Congress forbade federal courts to overturn a state court decision on habeas corpus unless it is "contrary to, or...	1998	Law Review	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p>310. IMPLICATIONS OF THE YOUNGER CASES FOR THE AVAILABILITY OF FEDERAL EQUITABLE RELIEF WHEN NO STATE PROSECUTION IS PENDING 72 Colum. L. Rev. 874 , 899+</p> <p>In Younger v. Harris, four plaintiffs sought a federal injunction against the enforcement of a California "criminal syndicalism" statute. Appellee Harris had been indicted under...</p>	1972	Law Review	—	—
—	<p>311. THE EQUAL PROTECTION CLAUSE IN PUBLIC EDUCATION 71 Colum. L. Rev. 1355 , 1419</p> <p>Do the states have a duty to provide equality of educational opportunity? Is it constitutional for a state to permit ghetto children to attend an old school with inferior...</p>	1971	Law Review	—	—
—	<p>312. RIGHTS OF WITNESS THREATENED WITH CONGRESSIONAL CONTEMPT CITATION HELD NONJUSTICIABLE IN DECLARATORY JUDGMENT ACTION 61 Colum. L. Rev. 1159 , 1164+</p> <p>Plaintiff, Dr. Linus Pauling, participated in the preparation of a petition that urged the United Nations to ban, by international agreement, the testing of nuclear weapons. While...</p>	1961	Law Review	—	—
—	<p>313. JUDICIAL ABSTENTION FROM THE EXERCISE OF FEDERAL JURISDICTION 59 Colum. L. Rev. 749 , 781</p> <p>In the early years of the twentieth century, two major constitutional decisions by the Supreme Court threw into sharp focus the problem of federal equitable interference with state...</p>	1959	Law Review	—	—
—	<p>314. FEDERAL DISTRICT COURT REVIEW OF STATE ADMINISTRATIVE ACTION 51 Colum. L. Rev. 899 , 901</p> <p>Plaintiff railroad, as required by state law, sought permission from the state public service commission to discontinue intrastate passenger service operated at a loss. Permission...</p>	1951	Law Review	—	—
—	<p>315. THE PROGRESSIVENESS OF THE LOCHNER COURT 75 Denv. U. L. Rev. 453 , 505</p> <p>In 1913, the legal historian Charles Warren published an article entitled "The Progressiveness of the United States Supreme Court." Contrary to charges that the Court was a...</p>	1998	Law Review	—	—
—	<p>316. FEDERALISM IN THE TAFT COURT ERA: CAN IT BE "REVIVED"? 51 Duke L.J. 1513 , 1639</p> <p>This Article analyzes the Supreme Court's view of federalism during the decade of the 1920s. It offers a detailed discussion of four jurisprudential areas: congressional power,...</p>	2002	Law Review	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	317. UNCONSTITUTIONAL CONDITIONS 102 Harv. L. Rev. 1413 , 1506 C1-3TABLE OF CONTENTS PAGE I. COMPONENTS OF AN UNCONSTITUTIONAL CONDITIONS PROBLEM. 1421 A. The Government Benefit. 1422 B. The Constitutional Right. 1426 II. UNCONSTITUTIONAL...	1989	Law Review	—	—
—	318. C. FEDERAL COURT INJUNCTIONS AGAINST STATE ACTIONS 78 Harv. L. Rev. 1045 , 1053 1. 1793-1948: Expansion of Exceptions to the "Anti- Injunction" Statute.—In 1793 Congress forbade federal courts "to stay proceedings in any court of a state" The reasons...	1965	Law Review	—	—
—	319. UNCONSTITUTIONAL CONDITIONS 73 Harv. L. Rev. 1595 , 1609+ Conditioning the extension of a governmental benefit or "privilege" upon the surrender of constitutional rights has long appealed to Congress and the state legislatures as a...	1960	Law Review	—	—
—	320. RIPENESS OF GOVERNMENTAL ACTION FOR JUDICIAL REVIEW 68 Harv. L. Rev. 1326 , 1373 FROM the standpoint of timing a challenge, regulations are difficult to distinguish from statutes. A possible difference is that statutes are invalid only if unconstitutional but...	1955	Law Review	—	—
—	321. RIPENESS OF GOVERNMENTAL ACTION FOR JUDICIAL REVIEW 68 Harv. L. Rev. 1122 , 1153+ BOTH the requirement of ripeness and the requirement of exhaustion of administrative remedies are concerned with the timing of judicial review of administrative action, but the two...	1955	Law Review	—	—
—	322. FEDERAL COURTS - AMOUNT IN CONTROVERSY - JOINDER OF PARTIES TO ATTAIN JURISDICTIONAL AMOUNT 52 Harv. L. Rev. 1360 , 1362 The plaintiffs, who were separately engaged in driving cars into California for sale, joined in a federal district court to secure an injunction against the enforcement of a...	1939	Law Review	—	—
—	323. FIFTY YEARS OF AMERICAN EQUITY 50 Harv. L. Rev. 171 , 251 THE first number of the Harvard Law Review appeared April 15, 1887, in the second year of Cleveland's first administration. The preceding year had seen the Haymarket riots. The...	1936	Law Review	—	—
—	324. THE JURISDICTIONAL AMOUNT IN FEDERAL COURT PROCEEDINGS TO ENJOIN ACTION OF STATE OFFICERS 48 Harv. L. Rev. 95 , 101+ The litigant who would bring his suit in a federal district court, whether on the basis of diversity of citizenship or the presence of a federal question, must establish that "the...	1934	Law Review	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	325. REGULATION OF THE CONTRACT MOTOR CARRIER UNDER THE CONSTITUTION 44 Harv. L. Rev. 530 , 567 THE history of civilization is in large measure a story of the development of transportation. So far as land communication is concerned, the fundamental agency, throughout this...	1931	Law Review	—	—
—	326. CONSTITUTIONAL LAW - DUE PROCESS OF LAW: TAXATION - ESTABLISHMENT OF COMPULSORY AUTOMOBILE LIABILITY INSURANCE FUND 44 Harv. L. Rev. 123 , 124+ A Massachusetts statute compels owners of motor vehicles to carry liability insurance. To avoid the rising cost of private insurance, a bill was presented to the legislature by an...	1930	Law Review	—	—
—	327. THE FEDERAL COURTS AND STATE REGULATION OF PUBLIC UTILITIES 43 Harv. L. Rev. 379 , 425+ A LOCAL electric light and power company is operating under a rate schedule which its managers find fails to produce an adequate net income. A new schedule providing for increased...	1930	Law Review	—	—
—	328. THE USE OF THE FEDERAL INJUNCTION IN CONSTITUTIONAL LITIGATION 43 Harv. L. Rev. 426 , 457 THE recent decision by the Supreme Court of the United States in the Interborough case gives new impetus to a question which has been the subject of prolonged discussion by the...	1930	Law Review	—	—
—	329. MODERN DEVELOPMENTS OF THE DOCTRINE OF UNCONSTITUTIONAL CONDITIONS 42 Harv. L. Rev. 676 , 680 Perhaps no area in American constitutional law has provided a more strongly contested battleground than that occupied by the so-called doctrine of unconstitutional conditions. Of...	1929	Law Review	—	—
—	330. STATE DETERMINATION OF STATE LAW AND THE JUDICIAL CODE 41 Harv. L. Rev. 623 , 642+ IN 1913 Section 266 of the Federal Judicial Code was amended in the legislative machinery without stimulating debate. One sentence of that amendment strikes at the ever lively...	1928	Law Review	—	—
—	331. THE PUBLIC UTILITY CONCEPT IN AMERICAN LAW 41 Harv. L. Rev. 277 , 308 SINCE not long after the Civil War we have accustomed ourselves to "private business" as one large category, and "public business" as another. The distinction is part of our...	1928	Law Review	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	332. CONSTITUTIONAL OBSTACLES TO STATE REGULATION OF BUS TRANSPORTATION 40 Harv. L. Rev. 882 , 886 Thirty-eight states and the District of Columbia have tried to cope with the problem arising from the mushroom growth of bus lines. Such unanimity of action indicates the...	1927	Law Review	—	—
—	333. CONSTITUTIONAL LAW - DUE PROCESS OF LAW: REGULATION OF TRADE OR BUSINESS - REGULATION OF PRIVATE CARRIERS 40 Harv. L. Rev. 131 , 132 A California statute required private automotive carriers wishing to operate for compensation on the public highways between fixed termini or over a fixed route, to secure a...	1926	Law Review	—	—
—	334. INTERSTATE COMMERCE - STATE REGULATION OF INTRASTATE BUSINESS OF MOTOR BUS ENGAGED IN INTERSTATE COMMERCE 39 Harv. L. Rev. 900 , 900 A statute forbids the operation of any motor vehicle upon any public way for transporting passengers for hire between fixed termini without first obtaining a license from cities...	1926	Law Review	—	—
—	335. JURISDICTION OVER NONRESIDENT MOTORISTS 39 Harv. L. Rev. 563 , 586 IN an article which appeared in the pages of this Review a few years ago, the present writer discussed the question of the exercise of jurisdiction by the courts of a state over...	1926	Law Review	—	—
—	336. JURISDICTIONAL AMOUNT IN THE UNITED STATES DISTRICT COURT 38 Harv. L. Rev. 733 , 752+ SECTION 24 of the Federal Judicial Code provides: "The district courts shall have original jurisdiction as follows: First. Of all suits of a civil nature, at common law or in...	1925	Law Review	—	—
—	337. LAND-USE PLANNING AND TAKINGS: THE VIABILITY OF CONDITIONAL EXACTIONS TO CONSERVE OPEN SPACE IN THE ROCKY MOUNTAIN WEST AFTER DOLAN v. CITY OF TIGARD, 114 S.C.T. 2309 (1994) 30 Land & Water L. Rev. 415 , 464 Introduction. 416 I. Rocky Mountain Growth and the Acquisition of Open Space. 416 Background. 421 I. Land-use Planning and Acquiring Open Space through Conditional Exactions. 421...	1995	Law Review	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p>338. THE EYE OF THE BEHOLDER: A DEFENDANT-RELIANT APPROACH TO VALUING INJUNCTIVE RELIEF FOR THE PURPOSES OF THE AMOUNT IN CONTROVERSY REQUIREMENT</p> <p>36 Ohio N.U. L. Rev. 171 , 190</p> <p>For most law students, subject matter jurisdiction is a familiar and entirely unglamorous topic of conversation. Subject matter jurisdiction is required for access to a federal...</p>	2010	Law Review	—	—
—	<p>339. WHITHER THE PUBLIC FORUM DOCTRINE: HAS THIS CREATURE OF THE COURTS OUTLIVED ITS USEFULNESS?</p> <p>44 Real Prop. Tr. & Est. L.J. 637 , 743+</p> <p>Editors' Synopsis: Tracing both the development of the Public Forum Doctrine and the history of the property rights it affects, in this Article the Author argues that the doctrine...</p>	2010	Law Review	—	—
—	<p>340. PATRONAGE CONTRACTS AND "PRE-EXISTING COMMERCIAL RELATIONSHIPS": TOWING THE PARTY LINE IN UMBEHR AND O'HARE</p> <p>16 St. Louis U. Pub. L. Rev. 177 , 204</p> <p>The power to award government contracts has long been considered one of the choice spoils of the political patronage system and has been described as the "locus classicus of the..."</p>	1996	Law Review	—	—
—	<p>341. TOWARD A LAW OF "LOVELY PARTING GIFTS": CONDITIONING FORUM NON CONVENIENS DISMISSALS</p> <p>18 Sw. J. Int'l L. 475 , 499</p> <p>I. Introduction. 475 II. Forum Non Conveniens Dismissals. 476 III. Subjects of Conditions. 479 IV. The Framing of Conditions. 485 V. Authority to Condition. 491 A....</p>	2012	Law Review	—	—
—	<p>342. "THE PRESSURE FACTOR": DUE PROCESS AND SECURITY CONDITIONS IN DEFENSE CONTRACTS</p> <p>10 Stan. L. Rev. 335 , 347+</p> <p>Constitutional Law--Due Process--Government Contract Condition--Industrial Personnel Security Program.--Plaintiff, vice president of an engineering corporation, was discharged...</p>	1958	Law Review	—	—
—	<p>343. FEDERAL INJUNCTIONS AGAINST STATE CRIMINAL PROCEEDINGS</p> <p>4 Stan. L. Rev. 381 , 391+</p> <p>The Attorney General of Minnesota was jailed for contempt. A federal district court had enjoined him from enforcing an unconstitutional state statute with penal sanctions. The...</p>	1952	Law Review	—	—
—	<p>344. JUDICIAL DISCRETION TO CONDITION</p> <p>79 Temp. L. Rev. 1075 , 1126</p> <p>The task of judging has been described as the art or science of making discrete choices among competing courses of action. Charged with the mandate to administer justice fairly...</p>	2006	Law Review	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p>345. THE YOUNGER DOCTRINE: RECONSTRUCTING RECONSTRUCTION 55 Tex. L. Rev. 1141 , 1215+</p> <p>The question for decision is whether the oft-challenged doctrine of Ex parte Young shall now be disapproved. —Town of Appomattox v. Grant 441 U.S. 102 (1979) That language has not...</p>	1977	Law Review	—	—
—	<p>346. CONSTITUTIONAL LAW Due Process Clause of the Fourteenth Amendment Does Not Require Counsel at School Guidance Conference. Madera v. Board of Educ., 386 F.2d 778 (2d Cir. 1967), Petition for Cert. Filed, 36 U.S.L.W. 3358 46 Tex. L. Rev. 540 , 545</p> <p>Plaintiff, a student in a New York public school, was suspended by the principal for disciplinary reasons. The district superintendent was notified of the suspension, and a...</p>	1968	Law Review	—	—
—	<p>347. COURTS-FEDERAL JURISDICTION-WORKMEN'S COMPENSATION-WHEN THE INSURER BRINGS SUIT TO SET ASIDE THE AWARD OF THE BOARD AND THE INSURED COUNTERCLAIMS, THE AMOUNT IN CONTROVERSY IS THE AMOUNT OF THE COUNTERCLAIM. HARDWARE MUT 41 Tex. L. Rev. 587 , 590</p> <p>Defendant, a Texas citizen, filed a claim with the Texas Industrial Accident Board against his insurer, a Wisconsin corporation. Defendant sought compensation for certain injuries...</p>	1963	Law Review	—	—
—	<p>348. FEDERAL COURTS-CONFLICT OF JURISDICTION BETWEEN FEDERAL AND STATE COURTS-EFFECT OF AN ADMINISTRATIVE REMEDY UNDER STATE STATUTES 13 Tex. L. Rev. 479 , 489</p> <p>The United States Supreme Court has apparently decided during the last term of court that the states have the exclusive right to liquidate their local corporations when they have...</p>	1935	Law Review	—	—
—	<p>349. CONSTITUTIONAL LAW-INTERSTATE COMMERCE-MOTOR LICENSES 12 Tex. L. Rev. 355 , 355</p> <p>Suit by the Railroad Commission of South Carolina against appellant, a contract carrier engaged in interstate and intrastate commerce, seeking the enforcement of a state statute...</p>	1934	Law Review	—	—
—	<p>350. UNCONSTITUTIONAL CONDITIONS AND GREATER POWERS: A SEPARABILITY APPROACH 43 UCLA L. Rev. 371 , 520+</p> <p>I. The Problem. 373 A. Introduction. 373 B. The Plan of Attack. 381 II. A Modern Example: Posadas de Puerto Rico Assocs. v. Tourism Co. of Puerto Rico. 382 III. The Failure of the...</p>	1995	Law Review	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p>351. THE MISSING PAGES OF THE MAJORITY OPINION IN ROMER v. EVANS 68 U. Colo. L. Rev. 387 , 408</p> <p>My initial reaction last May to the Supreme Court's decision in Romer v. Evans was deeply ambivalent. I wholeheartedly support the efforts of gay men, lesbians, and bisexuals to...</p>	1997	Law Review	—	—
—	<p>352. THE FIRST AMENDMENT, NEWSRACKS AND PUBLIC PROPERTY AFTER CITY OF LAKEWOOD v. PLAIN DEALER PUBLISHING CO., 108 S.C.T. 2138 (INTERIM ED. 1988) 14 U. Dayton L. Rev. 503 , 539</p> <p>Each method of communicating ideas is "a law unto itself" and that law must reflect the "differing natures, values, abuses and danger" of each method. Undoubtedly, newspaper...</p>	1989	Law Review	—	—
—	<p>353. DOLAN v. CITY OF TIGARD: INDIVIDUAL PROPERTY RIGHTS v. LAND MANAGEMENT SYSTEMS 17 U. Haw. L. Rev. 193 , 268+</p> <p>I. Introduction. 194 II. Facts. 197 A. Open Space Requirements. 198 B. Floodplain Restrictions. 199 C. Pedestrian/Bicycle Pathway Provisions. 200 D. Dolan's Permit Application....</p>	1995	Law Review	—	—
—	<p>354. TERRITORIAL DISCRIMINATION, EQUAL PROTECTION, AND SELF-DETERMINATION 135 U. Pa. L. Rev. 261 , 382+</p> <p>C1-3TABLE OF CONTENTS INTRODUCTION. 262 I. A FRAMEWORK FOR EVALUATING GEOGRAPHICAL DISCRIMINATIONS. 267 A. A Page of History. 267 B. A Volume of Logic. 276 1. Fundamental Rights...</p>	1987	Law Review	—	—
—	<p>355. ALLOCATIONAL SANCTIONS: THE PROBLEM OF NEGATIVE RIGHTS IN A POSITIVE STATE 132 U. Pa. L. Rev. 1293 , 1397+</p> <p>L2-5,T5Introduction 1294 I. L2-5,T5Prior Analyses of Allocational Sanctions 1301 A. L3-5,T5Introduction 1301 B. L3-5,T5Doctrines of Judicial Deference 1304 1. L4-5,T5The Classical...</p>	1984	Law Review	—	—
—	<p>356. AN ACCOMMODATION OF THE YOUNGER DOCTRINE AND THE DUTY OF THE FEDERAL COURTS TO ENFORCE CONSTITUTIONAL SAFEGUARDS IN THE STATE CRIMINAL PROCESS 125 U. Pa. L. Rev. 266 , 306</p> <p>A coalition of civil-liberties and public-interest-law groups recently addressed a letter of protest to the distinguished jurists and lawyers attending a national conference on law...</p>	1976	Law Review	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p>357. ABSTENTION IN CONSTITUTIONAL CASES: THE SCOPE OF THE PULLMAN ABSTENTION DOCTRINE 122 U. Pa. L. Rev. 1071 , 1187+</p> <p>L1-6,T6INTRODUCTION 1074 I. L3-6,T6The Background of the Pullman Doctrine 1074 II. L3-6,T6The Pullman Case 1077 III. L3-6,T6The England Procedure 1078 L1-6,T6PART ONE: THE CASES IN...</p>	1974	Law Review	—	—
—	<p>358. ANOTHER LOOK AT UNCONSTITUTIONAL CONDITIONS 117 U. Pa. L. Rev. 144 , 182</p> <p>The doctrine of unconstitutional conditions is undergoing a revival and metamorphosis that have significantly expanded its application. Generally, the doctrine states that while a...</p>	1968	Law Review	—	—
—	<p>359. THE SECRET LIVES OF THE FOUR HORSEMEN 83 Va. L. Rev. 559 , 584</p> <p>Difficile est saturam non scribere. --Juvenal, Saturae, I, 30. "Outlined against red velvet drapery on the first Monday of October, the Four Horsemen rode again. In dramatic lore...</p>	1997	Law Review	—	—
—	<p>360. NEW LIFE FOR THE DOCTRINE OF UNCONSTITUTIONAL CONDITIONS?- COMMITTEE TO DEFEND REPRODUCTIVE RIGHTS v. MYERS, 29 CAL.3D 252, 625 P.2D 779, 172 CAL.RPTR 866 (1981). 58 Wash. L. Rev. 679 , 707+</p> <p>In Committee to Defend Reproductive Rights v. Myers, the California Supreme Court held that the California legislature could not constitutionally refuse to pay for abortions for...</p>	1983	Law Review	—	—
—	<p>361. THE BUSINESS OF EXPRESSION: ECONOMIC LIBERTY, POLITICAL FACTIONS AND THE FORGOTTEN FIRST AMENDMENT LEGACY OF JUSTICE GEORGE SUTHERLAND 10 Wm. & Mary Bill Rts. J. 249 , 357</p> <p>In The Business of Expression: Economic Liberty, Political Factions And The Forgotten First Amendment Legacy of Justice George Sutherland, Samuel Olken traces the dichotomy that...</p>	2002	Law Review	—	—
—	<p>362. JUSTICE GEORGE SUTHERLAND AND ECONOMIC LIBERTY: CONSTITUTIONAL CONSERVATISM AND THE PROBLEM OF FACTIONS 6 Wm. & Mary Bill Rts. J. 1 , 88</p> <p>Most scholars have viewed Justice George Sutherland as a conservative jurist who opposed government regulation because of his adherence to laissez-faire economics and Social...</p>	1997	Law Review	—	—
—	<p>363. EXTRADITION HABEAS CORPUS 74 Yale L.J. 78 , 135+</p> <p>A man is held pending extradition to a state where he is wanted to stand trial or to finish a prison term from which he escaped. He brings habeas corpus, seeking to avoid...</p>	1964	Law Review	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p>364. AMENABILITY OF FOREIGN ADMINISTRATORS TO SUIT UNDER NON-RESIDENT MOTORIST STATUTES 57 Yale L.J. 647 , 654</p> <p>Firmly imbedded in Anglo-American conflict of laws doctrine is the concept of an administrator as a territorially limited personality who can be sued in his representative capacity...</p>	1948	Law Review	—	—
—	<p>365. SCOPE OF A HABEAS CORPUS HEARING ON INTERSTATE EXTRADITION OF CRIMINALS 53 Yale L.J. 359 , 364</p> <p>The notorious incidence of "lynch law" in certain Southern states has engendered a reluctance to turn over to those states fugitives who are likely to be deprived of their...</p>	1944	Law Review	—	—
—	<p>366. THE NEW HAMPSHIRE AUTOMOBILE COMPENSATION BILL 46 Yale L.J. 713 , 717+</p> <p>Legislation designed to facilitate the equitable distribution of the economic loss resulting from automobile accidents has been directed primarily toward assuring payment of...</p>	1937	Law Review	—	—
—	<p>367. COMPULSORY MOTOR CARRIER INSURANCE 42 Yale L.J. 1103 , 1109</p> <p>The growth of heavy motor carrier traffic, causing an increasing number of accidents, has led legislatures in forty-five states to adopt statutes requiring, as a condition to the...</p>	1933	Law Review	—	—
—	<p>368. THE RIGHT OF THE STATE TO DEMAND FINANCIAL RESPONSIBILITY OF AUTOMOBILE OWNERS 40 Yale L.J. 816 , 819</p> <p>When Massachusetts, in 1927, enacted its famous compulsory automobile insurance law, the scope and novelty of the statute centered universal attention upon it as the first...</p>	1931	Law Review	—	—
—	<p>369. COMMERCIAL USE OF THE HIGHWAY AS A BASIS FOR MOTOR CARRIER REGULATION 40 Yale L.J. 469 , 475</p> <p>The part which the mammoth bus and giant truck are playing in present day transportation lends new significance to the problem of motor-carrier regulation. While the fact that...</p>	1931	Law Review	—	—
—	<p>370. THE THREE JUDGE RULE 38 Yale L.J. 955 , 965</p> <p>The maintenance of balance between the state and federal power is one of the continuing problems created by our dual system of government. The Constitution of the United States...</p>	1929	Law Review	—	—
—	<p>371. DECLARATORY ACTIONS AS "CASES" OR "CONTROVERSIES" 36 Yale L.J. 845 , 853</p> <p>The United States Supreme Court in the recent case of Liberty Warehouse Co. v. Grannis, 47 Sup. Ct. 282 (1927) has given an interpretation to the words "cases" or...</p>	1927	Law Review	—	—


Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p>372. CONSTITUTIONAL LAW-POLICE POWER-PROPOSALS TO COMPEL ALL MOTOR VEHICLE OWNERS TO PROVIDE SECURITY AGAINST PERSONAL INJURIES 35 Yale L.J. 110 , 111</p> <p>Advisory opinions were asked by the legislatures of Massachusetts and New Hampshire as to the validity of bills requiring all owners of motor vehicles, as a prerequisite to their...</p>	1925	Law Review	—	—
—	<p>373. P 38,111Z JAMES B. HUNT, JR. V. WASHINGTON STATE APPLE ADVERTISING COMMISSION Food Drug Cosmetic Law Reporter</p> <p>JAMES B. HUNT, JR. v. WASHINGTON STATE APPLE ADVERTISING COMMISSION Before the U.S. Supreme Court. No. 76-63. Opinion. Decided June 20, 1977. Appellee, a statutory agency for the...</p>	1977	Other Secondary Source	—	—
—	<p>374. P 50,856 DOUG CROUCH, CRIMINAL DISTRICT ATTORNEY OF TARRANT COUNTY, RELATOR V. HONORABLE HAROLD CRAIK, JUDGE, ET AL., RESPONDENTS. Labor & Employment Law</p> <p>Doug Crouch, Criminal District Attorney of Tarrant County, Relator v. Honorable Harold Craik, Judge, et al., Respondents. 47 LC ¶ 50,856. Supreme Court of Texas. No. A-9447May 12,...</p>	1962	Other Secondary Source	—	—
—	<p>375. HEALY, CHIEF OF POLICE, V. RATTA. Labor & Employment Law</p> <p>292 U.S. 263 HEALY, CHIEF OF POLICE, v. RATTA. HEALY v. RATTA, 292 U.S. 263 (1934) APPEAL FROM THE CIRCUIT COURT OF APPEALS FOR THE FIRST CIRCUIT. No. 731. Argued April 4, 1934....</p>	1934	Other Secondary Source	—	—
—	<p>376. MED-GUIDE 1980 MED-GUIDE-TB P 30,604, NEW YORK-PHYSICIANS' SERVICES-COVERAGE OF SERVICES RENDERED BY PSYCHIATRIC ANCILLARY PERSONNEL--ALVIN R. YAPALATER V. BATES. Medicare and Medicaid Guide</p> <p>U.S. District Court, Southern District of New York,, No.80 Civ. 1794-CSH,, July 30, 1980. 494 FSupp 1349 Medicaid--Federal court jurisdiction--Conflict between Social Security Act..</p>	1980	Other Secondary Source	—	—

Table of Authorities (26)

Treatment	Referenced Title	Type	Depth	Quoted	Page Number
Mentioned	<p>1. City of Hutchinson v. Beckham</p> <p>118 F. 399, C.C.A.8 (Kan.), 1902</p> <p>The decree below is challenged in this court on two grounds only, the first and principal contention being that the lower court had no jurisdiction of the controversy because the...</p>	Case			258
Mentioned	<p>2. City of Memphis v. State</p> <p>179 S.W. 631, Tenn., 1915</p> <p>Appeal from Circuit Court, Shelby County; A. B. Pittman, Judge. Habeas corpus by the State of Tennessee, on the relation of S. B. Ryals, against the City of Memphis and others....</p>	Case			259
Mentioned	<p> 3. Davis & Farnum Mfg. Co. v. City of Los Angeles</p> <p>23 S.Ct. 498, U.S.Cal., 1903</p> <p>ON APPEAL from the Circuit Court of the United States for the Southern District of California to review a decree which dismissed a bill to enjoin the enforcement of certain...</p>	Case			258
Cited	<p> 4. Davis v. Com. of Massachusetts</p> <p>17 S.Ct. 731, U.S.Mass., 1897</p> <p>In Error to the Superior Court of the County of Suffolk, State of Massachusetts.</p>	Case			259
Mentioned	<p> 5. Dobbins v. City of Los Angeles</p> <p>25 S.Ct. 18, U.S.Cal., 1904</p> <p>IN ERROR to the Supreme Court of the State of California to review a judgment which affirmed a judgment of the Superior ¶2. See Injunction, vol. 27, Cent. Dig. §§ 173, 179. Court...</p>	Case			259
Mentioned	<p>6. Donella v. Enright</p> <p>195 N.Y.S. 217, N.Y.Sup., 1922</p> <p>Action by one Donella against one Enright and others. On motion for injunction pendente lite. Motion denied.</p>	Case			259
Mentioned	<p>7. Evenson v. Spaulding</p> <p>150 F. 517, C.C.A.9 (Wash.), 1907</p> <p>Appeal from the Circuit Court of the United States for the Eastern Division of the Eastern District of Washington. For opinion below, see 149 Fed. 913.</p>	Case			258
Mentioned	<p> 8. Ex parte Dickey</p> <p>85 S.E. 781, W.Va., 1915</p> <p>Original proceedings for habeas corpus by M. T. Dickey against Sam Davis, Chief of Police. Writ refused.</p>	Case			259

Treatment	Referenced Title	Type	Depth	Quoted	Page Number
Cited	9. Fifth Ave. Coach Co. v. City of New York 31 S.Ct. 709, U.S.N.Y., 1911 IN ERROR to the Supreme Court of the State of New York in and for the County of New York to review a decree entered pursuant to the mandate of the Court of Appeals of that state,...	Case			259
Cited	10. Hayes v. Missouri 7 S.Ct. 350, U.S.Mo., 1887 In Error to the Supreme Court of the State of Missouri. HARLAN, J., dissents.	Case			259
Mentioned	11. Hunt v. New York Cotton Exch. 27 S.Ct. 529, U.S.Tenn., 1907 APPEAL from the Circuit Court of the United States for the Western District of Tennessee to review a decree enjoining defendant from receiving and using quotations of sales made...	Case			258
Cited	12. Huston v. City of Des Moines 156 N.W. 883, Iowa, 1916 Appeal from District Court, Polk County; Hubert Utterback, Judge. Action to test the validity of a statute and an ordinance of the defendant city licensing and regulating what are...	Case			259+
Cited	13. In re Sawyer 8 S.Ct. 482, U.S.Neb., 1888 The question presented by this petition of the mayor and councilmen of the city of Lincoln for a writ of habeas corpus is whether it was within the jurisdiction and authority of...	Case			258
Mentioned	14. Lane v. Whitaker 275 F. 476, D.Conn., 1921 In Equity. Suit by Leslie Lane and others against Sheridan T. Whitaker, prosecuting attorney, and others. On motion by complainants for preliminary injunction. Denied.	Case			259
Mentioned	15. Melconian v. City of Grand Rapids 188 N.W. 521, Mich., 1922 Appeal from Superior Court of Grand Rapids, in Chancery; Major L. Dunham, Judge. Suit by Harry Melconian and others against the City of Grand Rapids, to enjoin the enforcement of...	Case			259
Cited	16. Mississippi & M.R. Co. v. Ward 1862 WL 6751, U.S.Iowa, 1862 Appeal from the District Court of the United States for the District of Iowa. On the 7th of May, 1858, James Ward filed his bill in the District Court, praying for an abatement of...	Case			258

Treatment	Referenced Title	Type	Depth	Quoted	Page Number
Mentioned	17. Nashville, C. & St. L. Ry. Co. v. McConnell 82 F. 65, C.C.M.D.Tenn., 1897 Suits in equity by the Nashville, Chattanooga & St. Louis Railway Company against George E. McConnell and others, by the Louisville & Nashville Railway Company against W. S....	Case			258
Cited	18. Nolen v. Riechman 225 F. 812, W.D.Tenn., 1915 In Equity. Suit by E. P. Nolen against J. A. Riechman, Sheriff of Shelby County, Tenn., and E. H. Crump, Mayor of City of Memphis, and W. J. Hays, Chief of Police of Memphis, to...	Case			259
Mentioned	19. Pacific Express Co. v. Seibert 12 S.Ct. 250, U.S.Mo., 1892 Appeal from the circuit court of the United States for the western district of Missouri.	Case			259
Mentioned	20. People v. Martin 197 N.Y.S. 28, N.Y.A.D. 1 Dept., 1922 Appeal from Court of Special Sessions of City of New York. Charles Martin was convicted of unlawfully operating a motor vehicle used in transferring passengers for hire, without...	Case			259
Mentioned	21. Schoenfeld v. City of Seattle 265 F. 726, W.D.Wash., 1920 In Equity. Suit by Alvin M. Schoenfeld against the City of Seattle, in which a petition in intervention was tendered by Edward W. Bundy. Permission to file petition in...	Case			259
Mentioned	22. Scott v. Donald 17 S.Ct. 262, U.S.S.C., 1897 Appeal from the Circuit Court of the United States for the District of South Carolina.	Case			258
Mentioned	23. State v. Seattle Taxicab & Transfer Co. 156 P. 837, Wash., 1916 Department 1. Appeal from Superior Court, King County; King Dykeman, Judge. The Seattle Taxicab & Transfer Company was convicted of violation of taxicab law and fined. From the...	Case			259
Cited	24. Terrace v. Thompson 44 S.Ct. 15, U.S.Wash., 1923 Appeal from the United States District Court for the Western District of Washington. Suit in equity by Frank Terrace and others against Lindsay L. Thompson, Attorney General of the...	Case			259

Treatment	Referenced Title	Type	Depth	Quoted	Page Number
Mentioned	 25. Texas & P. Ry. Co. v. Kuteman 54 F. 547, C.C.A.5 (Tex.), 1892 Appeal from United States Circuit Court, Eastern District of Texas. In Equity. Bill by the Texas & Pacific Railway Company to restrain R. B. Kuteman from prosecuting certain...	Case			258
Cited	 26. Truax v. Raich 36 S.Ct. 7, U.S.Ariz., 1915 APPEAL from the District Court of the United States for the District of Arizona to review a decree enjoining the enforcement of the Arizona anti-alien labor law. Affirmed. See same...	Case		”	258

Negative Treatment

There are no Negative Treatment results for this citation.

History

There are no History results for this citation.

Filings

There are no Filings for this citation.