



KeyCite Yellow Flag - Negative Treatment

Called into Doubt by [Ford v. Burlington Northern R. Co.](#), Mont., August 12, 1991

47 S.Ct. 678

Supreme Court of the United States.

POWER MFG. CO.

v.

SAUNDERS.

No. 258.

|

Submitted March 16, 1927.

|

Decided. May 31, 1927.

Synopsis

Mr. Justice Holmes and Mr. Justice Brandeis, dissenting.

In Error to the Supreme Court of the State of Arkansas.

Action by Harvey Saunders against the Power Manufacturing Company. Judgment for plaintiff was affirmed by the Supreme Court of the state of Arkansas ([169 Ark. 748, 276 S. W. 599](#)), and defendant brings error. Reversed.

West Headnotes (5)

[1] Constitutional Law **Venue Corporations and Business Organizations** **Validity**

92 Constitutional Law
 92XXVI Equal Protection
 92XXVI(C) Civil Actions and Proceedings
 92k3453 Venue
 (Formerly 92k249(2), 92k249)
 101 Corporations and Business Organizations
 101XIII Foreign Corporations
 101XIII(A) In General
 101k3177 Constitutional and Statutory Provisions
 101k3180 Validity
 (Formerly 101k637)

Law authorizing actions against foreign corporation in any county in state held unconstitutional. [Crawford & Moses' Dig.Ark.](#)

§§ 1152, 1171, 1176, 1829; [Const.U.S. Amend. 14.](#)

[45 Cases that cite this headnote](#)

[2] Constitutional Law **Corporations and other business entities**

92 Constitutional Law
 92XXVI Equal Protection
 92XXVI(A) In General
 92XXVI(A)3 Persons or Entities Protected
 92k3012 Corporations and other business entities
 (Formerly 92k210(2), 92k210)

Constitutional provision forbidding state to deny to any person "equal protection of the laws" extends to corporate as well as natural persons. [Const.U.S. Amend. 14.](#)

[8 Cases that cite this headnote](#)

[3] Constitutional Law **Rational Basis Standard; Reasonableness**

92 Constitutional Law
 92XXVI Equal Protection
 92XXVI(A) In General
 92XXVI(A)6 Levels of Scrutiny
 92k3052 Rational Basis Standard; Reasonableness
 92k3053 In general
 (Formerly 92k213.1(2), 92k211)

Constitutional provision forbidding denial of equal protection of the laws requires that classification by state be based on real and substantial difference. [Const.U.S. Amend. 14.](#)

[63 Cases that cite this headnote](#)

[4] Constitutional Law **Venue**

92 Constitutional Law
 92XXVI Equal Protection
 92XXVI(C) Civil Actions and Proceedings
 92k3453 Venue
 (Formerly 92k249(2), 92k249)

State, in prescribing venue of actions, must keep within limitations prescribed by federal Constitution.

[5] **Constitutional Law** 🔑 **Reliance on statute or availment of statutory benefits**

92 Constitutional Law

92VI Enforcement of Constitutional Provisions

92VI(B) Estoppel, Waiver, or Forfeiture

92k951 Reliance on statute or availment of statutory benefits

(Formerly 92k43(2))

Foreign corporation, by seeking to do business within state, is not estopped from objecting to state laws in conflict with federal Constitution.

29 Cases that cite this headnote

Attorneys and Law Firms

****678** ***491** Messrs. George B. Pugh and Thomas S. Buzbee, both of Little Rock, Ark., for plaintiff in error.

Mr. Wm. R. Donhan, of Little Rock, Ark., for defendant in error.

Opinion

Mr. Justice VAN DEVANTER delivered the opinion of the Court.

This was an action to recover for a personal injury sustained by the plaintiff while in the defendant's employ. The plaintiff was a citizen and resident of Ohio, and the defendant was a corporation of that state. Besides its activities in Ohio, the defendant maintained a warehouse at Stuttgart, Ark., where it did a local business. The plaintiff received his injury in that warehouse. The defendant had complied with the conditions on which Arkansas permits foreign corporations to do a local business within her limits, ****679** and as part of its compliance had named Stuttgart as its place of business in the state and designated an agent residing there on whom process against it might be served. See Crawford & Moses' Digest 1921, s 1826. It did no business and had no office, officer, or agent elsewhere in the state. Stuttgart is in Arkansas county, and is its county seat.

The action was brought in Saline county, Ark.; service of the summons being made on the defendant's designated agent at Stuttgart. The plaintiff obtained a judgment, which the Supreme Court of the state affirmed (169 Ark. 748, 276 S. W. 599), and the defendant brought the case here on writ of error.

The Arkansas statutes require actions of this character, if against a domestic corporation, to be brought in a county where it has a place of business or in which its chief officer resides, and, if against a natural person, in ***492** a county where he resides or may be found; but they broadly permit such actions, if against a foreign corporation, to be brought in any county in the state. Crawford & Moses' Digest 1921, ss 1152, 1171, 1176, 1829; *Jacks v. Central Coal & Coke Co.*, 156 Ark. 211, 245 S W. 483.

Another statute (section 1174) permits both foreign corporations and persons residing out of the state to be sued in any county in which they have property or debts owing to them. Attachment and garnishment proceedings, and some others, may be had under it. But it concededly is without application here, and may be put aside. The defendant neither had any property nor owed any debts in the county where it was sued.

[1] By a timely motion to dismiss the defendant objected to being sued in Saline county and assailed the validity of the statutes, in so far as they permit a foreign corporation to be sued in a county where it does no business and has no office, officer, or agent, on the ground that they are unreasonably discriminatory and arbitrary, and therefore in conflict with the equal protection clause of the Fourteenth Amendment to the Constitution of the United States. The court of first instance upheld the validity of the statutes and accordingly overruled the motion, and the Supreme Court approved that ruling.

Thus the statutes were applied as permitting the defendant, a foreign corporation doing business in one county, to be sued in another county, where it did no business and had no office, officer, or agent, on a cause of action which arose in the former. Other counties lay between the two, making the distance from the defendant's place of business to the place of suit 75 miles by railroad and a few miles less by public roads. This, of course, tended to increase materially the burden otherwise incident to presenting a defense.

It is conceded that the statutes neither permit a domestic corporation to be sued in a county in which it ***493** does no business and has no office, officer, or agent, nor permit a natural person to be sued in a county in which he does not reside and is not found. On the contrary, they confine the admissible venue as to both to counties in which the defendant is present in one of the ways just indicated. But a foreign corporation is differently treated. If it be present in a single county, as by having a place of business there, it is made

subject to suit, not merely in that county, but in any of the 74 other counties, although it be not present in them in any sense.

We think it very plain that the statutes discriminate against foreign corporations, and in favor of domestic corporations and individuals, and that the discrimination is not theoretical merely, but real and substantial.

[2] [3] The clause in the Fourteenth Amendment forbidding a state to deny to any person within its jurisdiction the equal protection of the laws is a pledge of the protection of equal laws (*Truax v. Corrigan*, 257 U. S. 312, 333, 42 S. Ct. 124, 66 L. Ed. 254, 27 A. L. R. 375; *Atchison, Topeka & Santa Fe Ry. Co. v. Vosburg*, 238 U. S. 56, 59, 35 S. Ct. 675, 59 L. Ed. 1119, L. R. A. 1915E, 953), and extends as well to corporate as to natural persons (*Smyth v. Ames*, 169 U. S. 466, 522, 18 S. Ct. 418, 42 L. Ed. 819; *Gulf, Colorado & Santa Fe Ry. Co. v. Ellis*, 165 U. S. 150, 154, 17 S. Ct. 255, 41 L. Ed. 666; *Santa Clara County v. Southern Pacific R. R. Co.*, 118 U. S. 394, 396, 6 S. Ct. 1132, 30 L. Ed. 118). It does not prevent a state from adjusting its legislation to differences in situation or forbid classification in that connection, but it does require that the classification be not arbitrary, but based on a real and substantial difference, having a reasonable relation to the subject of the particular legislation. *Truax v. Corrigan*, supra, page 337 (42 S. Ct. 131); *Gulf, Colorado & Santa Fe Ry. Co. v. Ellis*, supra, 155 (17 S. Ct. 256); *Lindsley v. Natural Carbonic Gas Co.*, 220 U. S. 61, 78, 31 S. Ct. 337, 55 L. Ed. 369, Ann. Cas. 1912C, 160; *Ft. Smith Light & Power Co. v. Board of Improvement (May 16, 1927)* 274 U. S. 387, 47 S. Ct. 595, 71 L. Ed. 1112.

No doubt there are subjects as to which corporations admissibly may be classified separately from individuals and accorded different treatment, and also subjects as to *494 which foreign corporations may be classified separately from both individuals and domestic corporations and dealt with differently. But there are other subjects as to which such a course is not admissible; the distinguishing principle being that classification must rest on differences pertinent to the subject in respect of which the classification is made.

Here the separate classification of foreign corporations is in respect of the venue of place of bringing transitory actions. The statutes mean foreign corporations doing business within the state by her permission, and therefore having a fixed place of business therein **680 and a resident agent on whom process may be served. We speak only of them. So far as their situation has any pertinence to the venue of transitory actions, it is not distinguishable from that of domestic corporations

and individuals. Certainly there is no substantial difference. The opinion of the state court does not point to any relevant distinction, nor have counsel suggested any. Of course the restricted venue as to domestic corporations and individuals is prompted by considerations of convenience and economy; but these considerations have equal application to foreign corporations. So far as the plaintiffs in such actions are affected, it is apparent that there is no more reason for a statewide venue when the action is against a foreign corporation than when it is against a domestic corporation or a natural person. So we conclude that the special classification and discriminatory treatment of foreign corporations are without reasonable basis and essentially arbitrary.

The state court put its decision on the ground that venue is a question of procedure which the state may determine; and counsel for plaintiff advance the further ground that the defendant impliedly assented to the venue provisions by seeking and obtaining permission to do business within the state, the provisions being then *495 on the statute book. But neither ground can be sustained.

[4] It of course rests with the state to prescribe the venue of actions brought in her courts. But the exercise of this power, as of all others, must be in keeping with the limitations which the Constitution of the United States places on state action. Procedural statutes are not excepted, but must fall like others when in conflict with those limitations. This is illustrated in a recent case where a statute of Arizona forbidding the granting of injunctions in certain situations was held to be in conflict with the equal protection clause of the Fourteenth Amendment and invalid, notwithstanding a contention that it was merely a procedural provision excluding a particular remedy in equity but leaving remedies at law open. *Truax v. Corrigan*, supra, pages 322, 330 (42 S. Ct. 125, 128). Further illustration is found in a still later case, where a Wisconsin statute subjecting foreign corporations to a burdensome procedural requirement not laid on other litigants was pronounced invalid under the same constitutional provision. *Kentucky Finance Corporation v. Paramount Auto Exchange Corporation*, 262 U. S. 544, 43 S. Ct. 636, 67 L. Ed. 1112. And on turning to state decisions we find direct rulings that venue provisions must conform to the equal protection clause and are invalid where they discriminate arbitrarily against either individuals or corporations. *Grocers' Fruit Growing Union v. Kern County Land Co.*, 150 Cal. 466, 474, 475, 89 P. 120; *McClung v. Pulitzer Publishing Co.*, 279 Mo. 370, 214 S. W. 193.

The case of *Cincinnati Street Ry. Co. v. Snell*, 193 U. S. 30, 24 S. Ct. 319, 48 L. Ed. 604, is cited as if venue provisions were there held to be beyond the reach of the equal protection clause. But this is a strained and inadmissible interpretation. That was an action by an individual against a corporation which was begun, conformably to a general statutory requirement, in the county where the defendant had its principal office and was engaged in business. Another statute *496 authorized the court to change the venue in such an action 'to the adjacent county most convenient to both parties,' if it appeared that the corporation had more than 50 local stockholders, and if it was also shown by the affidavit of the other party, supported by 5 credible citizens, that he could not have a fair and impartial trial in the county where the suit was begun. A showing was made which brought the case within the statute, and the court changed the venue over the defendant's objection that the statute operated unequally and was invalid, in that it permitted the other party, but not the corporation, to secure the change. The statute doubtless proceeded on the assumption, first, that a corporation with many local stockholders might have such influence in the county that the other party would be at a serious disadvantage, unless provision were made whereby the court, on an adequate showing, might change the place of trial to another county free from such influence and as convenient as might be to both parties; and, secondly, that the corporation was not likely to suffer any prejudice in its home county through having many stockholders there. At all events the difference in the situation of the parties and the relation of that difference to the matter of changing the place of trial were such that it could not be said of such discrimination as was shown in the statute that it was without a reasonable and adequate basis. The opinion affirmatively shows that the defendant was not objecting to the place designated by the court for the trial, but only that the statute did not accord it an equal opportunity to secure a change from the county where the action was begun. When the opinion is examined with the actual situation in mind it has little bearing on the case now before us.

[5] The contention advanced by counsel for the plaintiff that the defendant impliedly assented to the venue provisions *497 is answered and refuted by repeated decisions holding that a foreign corporation by seeking and obtaining permission to do business in a state does not thereby become obligated to comply with, or estopped from objecting to, any provision in the state statutes which is in conflict with the Constitution of the United States. The principal cases are cited and reviewed in *Hanover Insurance Co. v. Harding*, 272 U. S. 494, 507, et seq., 47 S. Ct. 179, 71 L. Ed. 372, 49 A. L. R.

713, and **681 *Frost Trucking Co. v. Railroad Commission of California*, 271 U. S. 583, 594, et seq., 46 S. Ct. 605, 70 L. Ed. 1101, 47 A. L. R. 457. To them may be added the case of *W. W. Cargill Co. v. Minnesota*, 180 U. S. 452, 468, 21 S. Ct. 423, 429 (45 L. Ed. 619), where it was held that:

'The acceptance of a license, in whatever form, will not impose upon the licensee an obligation to respect or to comply with any provisions of the statute * * * that are repugnant to the Constitution of the United States.'

We accordingly reach the conclusion that the defendant's objection before stated to the validity of the venue provisions was well taken and should have been sustained under the equal protection clause of the Fourteenth Amendment.

Judgment reversed.

Mr. Justice HOLMES, dissenting.

In order to enter into most of the relations of life people have to give up some of their Constitutional rights. If a man makes a contract he gives up the Constitutional right that previously he had to be free from the hamper that he puts upon himself. Some rights, no doubt, a person is not allowed to renounce, but very many he may. So we must go further than merely to point to the Fourteenth Amendment. I see nothing in it to prevent a foreign corporation agreeing with the State that it will be subject to the general law of torts and will submit to a transitory action wherever it may be sued. That the *498 venue for suits against domestic corporations is limited by statute seems to me not enough to invalidate its assent. Every contract is the acceptance of some inequality-and under our decisions I think it cannot be denied that the plaintiff in error did contract. *Pennsylvania Fire Insurance Co. v. Gold Issue Mining & Milling Co.*, 243 U. S. 93, 96, 37 S. Ct. 344, 61 L. Ed. 610. The jurisdiction of the Court would have been unquestionable if it had not been objected to, and I do not see why consent could not be manifested by contract as well as by silence. While we adhere to the rule that a State may exclude foreign corporations altogether it seems to me a mistake to apply the inequality clause of the Fourteenth Amendment with meticulous nicety. The Amendment has been held not to overthrow ancient practices even when hard to reconcile with

justice. I think there are stronger grounds for not reducing the power of the States to attach conditions to a consent that they have a right to refuse, when there is no attempt to use the conditions to invade forbidden fields.

Apart from the contract of the corporation there seems to me a ground for discrimination that ought to be respected when it has satisfied the State. A statute has to be drawn with reference to what is usual and probable. A foreign corporation merely doing business in the State and having its works elsewhere will be more or less inconvenienced by being sued anywhere away from its headquarters, but the difference to it

between one county and another is likely to be less than it will be to a corporation having its headquarters in the State. So I repeat that in my opinion the plaintiff in error cannot complain if the State holds it liable to a transitory action wherever it may be served and sued, as it would have been liable at common law.

Mr. Justice BRANDEIS concurs in this opinion.

All Citations

274 U.S. 490, 47 S.Ct. 678, 71 L.Ed. 1165

Negative Treatment

Negative Citing References (9)

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

Treatment	Title	Date	Type	Depth	Headnote(s)
Called into Doubt by	 1. Ford v. Burlington Northern R. Co. ”  <p>819 P.2d 169 , Mont. In separate actions against railroad under the Federal Employers' Liability Act, railroad moved for change of venue. Motions were denied by the District Court of the Thirteenth...</p>	Aug. 12, 1991	Case		1 3 S.Ct.
Declined to Extend by	2. Burlington Northern R. Co. v. Ford <p>112 S.Ct. 2184 , U.S.Mont. Railroad employees brought suits against railroad under Federal Employers' Liability Act (FELA). The District Court, Thirteenth Judicial District, Yellowstone County, Russell K....</p>	June 12, 1992	Case		1 3 5 S.Ct.
Distinguished by	3. State ex rel. Northern Life Ins. Co. v. Norton ” <p>283 P. 12 , Or. In Banc. Mandamus proceedings by the State, on the relation of the Northern Life Insurance Company, against H. D. Norton, as Judge of the Circuit Court, for the County of...</p>	Dec. 17, 1929	Case		1 5 S.Ct.
Distinguished by	4. Hobson v. Metropolitan Cas. Ins. Co. of N.Y. <p>300 P. 87 , Cal.App. 3 Dist. Appeal from Superior Court, Ventura County; Edward Henderson, Judge. Action by A.L. Hobson against the Metropolitan Casualty Insurance Company of New York. From an order denying...</p>	May 26, 1931	Case		1 S.Ct.
Distinguished by	5. Detroit Fidelity & Sur. Co. v. Priddy <p>45 S.W.2d 44 , Ark. Petition by the Detroit Fidelity & Surety Company for a writ of prohibition to A. B. Priddy, Judge of the Yell Circuit Court. Writ denied.</p>	Jan. 18, 1932	Case		—
Distinguished by	 6. Kelso v. Bush <p>89 S.W.2d 594 , Ark. Original proceeding in prohibition by Mrs. R. M. Kelso against Dexter Bush, Circuit Judge, to restrain proceedings in an action pending in Circuit Court. Writ of prohibition...</p>	Dec. 23, 1935	Case		—
Distinguished by	7. Camp v. Cities Service Gas Co. <p>17 F.Supp. 618 , W.D.Okla. At Law. Action by Lile Camp, a minor, by his father and next friend, Ira Camp, against the Cities Service Gas Company. On motion of defendant to quash the service. Motion...</p>	Dec. 14, 1936	Case		—
Distinguished by	8. Lloyd Adams, Inc. v. Liberty Mut. Ins. Co. ”	July 12, 1940	Case		3 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
	10 S.E.2d 46 , Ga. Error from Superior Court, Fulton County; A. L. Etheridge, Judge. Action by the Liberty Mutual Insurance Company against Lloyd Adams, Inc., to recover the amount of workmen's...				
Distinguished by	9. Western-Knapp Engineering Co. v. Gilbank 129 F.2d 135 , C.C.A.9 (Cal.) Appeal from the District Court of the United States for the Southern District of California, Central Division; Paul J. McCormick, Judge. Proceeding between Western-Knapp...	June 30, 1942	Case		—

History (2)

Direct History (2)

 1. [Power Mfg. Co. v. Saunders](#)
169 Ark. 748 , Ark. , Nov. 02, 1925

Reversed by

 2. [Power Mfg. Co. v. Saunders](#)
274 U.S. 490 , U.S.Ark. , May 31, 1927

Citing References (286)

Treatment	Title	Date	Type	Depth	Headnote(s)
Called into Doubt by NEGATIVE	 1. Ford v. Burlington Northern R. Co. ¶¶ 819 P.2d 169, 172+ , Mont. In separate actions against railroad under the Federal Employers' Liability Act, railroad moved for change of venue. Motions were denied by the District Court of the Thirteenth...	Aug. 12, 1991	Case		1 3 S.Ct.
Declined to Extend by NEGATIVE	2. Burlington Northern R. Co. v. Ford 112 S.Ct. 2184, 2185+ , U.S.Mont. Railroad employees brought suits against railroad under Federal Employers' Liability Act (FELA). The District Court, Thirteenth Judicial District, Yellowstone County, Russell K...	June 12, 1992	Case		1 3 5 S.Ct.
Distinguished by NEGATIVE	3. Hobson v. Metropolitan Cas. Ins. Co. of N.Y. 300 P. 87, 89+ , Cal.App. 3 Dist. Appeal from Superior Court, Ventura County; Edward Henderson, Judge. Action by A.L. Hobson against the Metropolitan Casualty Insurance Company of New York. From an order denying...	May 26, 1931	Case		1 S.Ct.
Examined by	4. Commercial Ins. Co. of Newark, N. J. v. Adams 366 S.W.2d 801, 804+ , Tex.Civ.App.-Houston Venue case. The District Court, Harris County, William M. Holland, J., overruled a plea of privilege. The defendant appealed. The Court of Civil Appeals, Coleman, J., held that...	Apr. 04, 1963	Case		1 S.Ct.
Distinguished by NEGATIVE	5. State ex rel. Northern Life Ins. Co. v. Norton ¶¶ 283 P. 12, 13+ , Or. In Banc. Mandamus proceedings by the State, on the relation of the Northern Life Insurance Company, against H. D. Norton, as Judge of the Circuit Court, for the County of...	Dec. 17, 1929	Case		1 5 S.Ct.
Discussed by	 6. Quaker City Cab Co. v. Commonwealth of Pennsylvania ¶¶ 48 S.Ct. 553, 554+ , U.S.Pa. Mr. Justice Holmes, Mr. Justice Brandeis, and Mr. Justice Stone dissenting. In Error to the Supreme Court of Pennsylvania. Tax proceeding by the Commonwealth of Pennsylvania...	May 28, 1928	Case		3 S.Ct.
Discussed by	7. Glicker v. Michigan Liquor Control Commission 160 F.2d 96, 100+ , C.C.A.6 (Mich.) Appeal from the District Court of the United States for the Eastern District of Michigan, Southern Division; Arthur F. Lederle, Judge. Action by Anna Glicker against Michigan...	Feb. 12, 1947	Case		3 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	8. Panzram v. O'Donnell ¶ 48 F.Supp. 74, 76+ , D.Minn. Actions by Herman Panzram and by Pansy Panzram against John O'Donnell for damages sustained in an automobile accident. On defendant's motions for order setting aside service of...	Dec. 23, 1942	Case		1 3 S.Ct.
Discussed by	9. Northwestern Nat. Ins. Co. of Milwaukee, Wis. v. Lee 49 F.2d 274, 279+ , D.Or. In Equity. Suit by the Northwestern National Insurance Company of Milwaukee, Wis., against Clare A. Lee, as Insurance Commissioner of the State of Oregon. On plaintiff's...	Feb. 12, 1931	Case		3 S.Ct.
Discussed by	10. Conner v. Willet 91 So.2d 225, 226+ , Ala. Personal injury action arising from automobile accident which occurred in Conecuh County. Defendants filed plea in abatement averring that the Circuit Court was without...	Nov. 29, 1956	Case		1 S.Ct.
Discussed by	11. Missouri Pac. R. Co. v. W. S. Fox & Sons, Inc. ¶ 472 S.W.2d 726, 730+ , Ark. Proceedings on motion to quash service of process on ground that venue of action was improperly laid. The Circuit Court, Pulaski County, Warren W. Wood, J., granted the motion and...	Oct. 25, 1971	Case		—
Discussed by	12. Bohn v. Better Biscuits, Inc. 78 P.2d 1177, 1181+ , Cal.App. 1 Dist. Appeal from Superior Court, City and County of San Francisco; E. P. Shortall, Judge. Action by Ralph M. Bohn against Better Biscuits, Inc., to recover for the alleged breach of a...	Apr. 20, 1938	Case		1 5 S.Ct.
Discussed by	13. Greyhound Corp. v. Rosart ¶ 124 So.2d 708, 709+ , Fla.App. 3 Dist. Passenger's action against bus company, a foreign corporation authorized to do business in Florida, for personal injuries arising out of automobile accident between bus owned by...	Dec. 01, 1960	Case		1 S.Ct.
Discussed by	14. Banning v. Minidoka Irr. Dist. ¶ 406 P.2d 802, 804+ , Idaho Wrongful death action against domestic corporation, foreign railroad corporation, and others brought in county where foreign corporation had principal place of business. From an...	Oct. 15, 1965	Case		1 S.Ct.
Discussed by	15. Amward Homes, Inc. v. Town of Cary ¶ 698 S.E.2d 404, 420+ , N.C.App. REAL PROPERTY - Building Codes. Building permit condition which required payment of fees for school construction in town was invalid as ultra vires.	Aug. 03, 2010	Case		1 5 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	16. Fireman's Fund Ins. Co. v. McDaniel ¶ 327 S.W.2d 358, 367+ , Tex.Civ.App. Suit was brought against defendant insurer, which was a foreign corporation, and its agent on fire policy. The defendant insurer filed its plea of privilege, asking that it be...	July 17, 1959	Case		3 5 S.Ct.
Discussed by	17. Grayburg Oil Co. v. Powell ¶ 15 S.W.2d 542, 543+ , Tex.Com.App. Certified Questions from Court of Civil Appeals of Tenth Supreme Judicial District. Suit by N. P. Powell against the Grayburg Oil Company. To review a judgment overruling...	Apr. 03, 1929	Case		1 S.Ct.
Distinguished by NEGATIVE	18. Western-Knapp Engineering Co. v. Gilbank 129 F.2d 135, 136 , C.C.A.9 (Cal.) Appeal from the District Court of the United States for the Southern District of California, Central Division; Paul J. McCormick, Judge. Proceeding between Western-Knapp...	June 30, 1942	Case		—
Distinguished by NEGATIVE	19. Lloyd Adams, Inc. v. Liberty Mut. Ins. Co. ¶ 10 S.E.2d 46, 49+ , Ga. Error from Superior Court, Fulton County; A. L. Etheridge, Judge. Action by the Liberty Mutual Insurance Company against Lloyd Adams, Inc., to recover the amount of workmen's...	July 12, 1940	Case		3 S.Ct.
Distinguished by NEGATIVE	20. Camp v. Cities Service Gas Co. 17 F.Supp. 618, 620 , W.D.Okla. At Law. Action by Lile Camp, a minor, by his father and next friend, Ira Camp, against the Cities Service Gas Company. On motion of defendant to quash the service. Motion...	Dec. 14, 1936	Case		—
Distinguished by NEGATIVE	21. Kelso v. Bush 89 S.W.2d 594, 597+ , Ark. Original proceeding in prohibition by Mrs. R. M. Kelso against Dexter Bush, Circuit Judge, to restrain proceedings in an action pending in Circuit Court. Writ of prohibition...	Dec. 23, 1935	Case		—
Distinguished by NEGATIVE	22. Detroit Fidelity & Sur. Co. v. Priddy 45 S.W.2d 44, 45 , Ark. Petition by the Detroit Fidelity & Surety Company for a writ of prohibition to A. B. Priddy, Judge of the Yell Circuit Court. Writ denied.	Jan. 18, 1932	Case		—
Cited by	23. Western and Southern Life Ins. Co. v. State Bd. of Equalization of California 101 S.Ct. 2070, 2081+ , U.S.Cal. Ohio insurer doing business in California, after unsuccessfully filing administrative refund claims for California retaliatory insurance taxes paid, brought a refund suit. The...	May 26, 1981	Case		5 S.Ct.
Cited by	24. American Motorists Ins. Co. v. Starnes 96 S.Ct. 1800, 1805+ , U.S.Tex. Appeal was taken from a judgment of the Court of Civil Appeals of Texas for the Tenth Supreme Judicial District, 515 S.W.2d 354, holding that a venue statute provision allowing...	May 19, 1976	Case		1 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 25. Oregon v. Mitchell 91 S.Ct. 260, 278 , U.S.Or. Original actions to determine constitutionality of certain 1970 amendments of Voting Rights Act. The Supreme Court held that amendments enfranchising 18-year-olds in federal...	Dec. 21, 1970	Case		5 S.Ct.
Cited by	 26. Watson v. Employers Liability Assur. Corp. 75 S.Ct. 166, 175 , U.S.La. Suit against an insurer begun in Louisiana State Court and removed to the Federal District Court by defendant on ground of diversity of citizenship. The United States District...	Dec. 06, 1954	Case		—
Cited by	27. Metropolitan Cas. Ins. Co. of New York v. Brownell 55 S.Ct. 538, 539+ , U.S.Ind. On Writ of Certiorari to the Circuit Court of Appeals for the Seventh Circuit. Action by Kenneth V. Brownell, as receiver of the People's National Bank & Trust Company, against the...	Mar. 18, 1935	Case		3 S.Ct.
Cited by	 28. State of Washington ex rel. Bond & Goodwin & Tucker v. Superior Court of State of Washington for Spokane County 53 S.Ct. 624, 627 , U.S.Wash. Proceeding on an application for a writ of prohibition by the State of Washington, on the relation of Bond & Goodwin & Tucker, Incorporated, a dissolved Delaware corporation,...	May 08, 1933	Case		—
Cited by	 29. Frost v. Corporation Commission 49 S.Ct. 235, 239 , U.S.Okla. Mr. Justice Brandeis, Mr. Justice Stone, and Mr. Justice Holmes dissenting. Appeal from the District Court of the United States for the Western District of Oklahoma. Suit by W. A....	Feb. 18, 1929	Case		3 S.Ct.
Cited by	 30. People of State of New York ex rel. Bryant v. Zimmerman 49 S.Ct. 61, 66 , U.S.N.Y. Mr. Justice McReynolds dissenting in part. In Error to the Supreme Court of the State of New York. Habeas corpus proceeding by the People of the State of New York on the relation...	Nov. 19, 1928	Case		3 S.Ct.
Cited by	31. Stagg, Mather & Hough v. Descartes  244 F.2d 578, 582 , 1st Cir.(Puerto Rico) Partnership action against treasurer of Puerto Rico to set aside deficiency assessment for income taxes. The Tax Court of Puerto Rico upheld assessment and partnership appealed. ...	May 17, 1957	Case		3 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 32. Mayor and City Council of Baltimore v. Williams ¶¶ 61 F.2d 374, 378 , C.C.A.4 (Md.) In the matter of the receivership of the Washington, Baltimore & Annapolis Electric Railroad Company. From orders denying claims filed by the Mayor and City Council of Baltimore...	Oct. 03, 1932	Case		3 S.Ct.
Cited by	33. Eastman v. Yellow Cab Co. 173 F.2d 874, 882 , 7th Cir.(Ill.) Appeal from the United States District Court for the Northern District of Illinois, Eastern Division; William J. Campbell, Judge. Action by Thomas B. Eastman and others against the...	Mar. 11, 1949	Case		3 S.Ct.
Cited by	34. Metropolitan Cas. Ins. Co. of New York v. Brownell 68 F.2d 481, 483+ , C.C.A.7 (Ind.) Appeal from the District Court of the United States for the Southern District of Indiana, Indianapolis Division; Robert E. Baltzell, Judge. Action by Kenneth V. Brownell, as...	Jan. 12, 1934	Case		3 S.Ct.
Cited by	 35. Campbell Baking Co. v. City of Harrisonville, Mo. 50 F.2d 670, 680 , C.C.A.8 (Mo.) VANVALKENBURGH, Circuit Judge, dissenting. Appeal from the District Court of the United States for the Western District of Missouri. Suit by the Campbell Baking Company against the...	May 09, 1931	Case		3 S.Ct.
Cited by	36. Sneed v. Shaffer Oil & Refining Co. 35 F.2d 21, 24 , C.C.A.8 (Okla.) Appeal from the District Court of the United States for the Western District of Oklahoma; Edgar S. Vaught, Judge. Actions by the Shaffer Oil & Refining Company, by the Amerada...	Sep. 30, 1929	Case		3 S.Ct.
Cited by	37. Hackin v. Lockwood 361 F.2d 499, 502 , 9th Cir.(Ariz.) Action for permanent injunction against application of rule requiring graduation from accredited law school by applicants for the bar. The United States District Court for the...	May 20, 1966	Case		3 S.Ct.
Cited by	38. Bivins v. Board of Com'rs of Wabaunsee County, Kan. 66 F.2d 351, 353 , C.C.A.10 (Kan.) Appeal from the District Court of the United States for the District of Kansas; Richard J. Hopkins, Judge. Action by Mary E. Bivins and others, as independent executrix and...	July 24, 1933	Case		1 S.Ct.
Cited by	39. Franklin v. Carter ¶¶ 51 F.2d 345, 346+ , C.C.A.10 (Okla.) Appeal from the District Court of the United States for the Western District of Oklahoma; Edgar S. Vaught, Judge. Suit by Wirt Franklin against Frank Carter, Auditor of the State...	July 08, 1931	Case		2 3 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 40. Stewart Organization, Inc. v. Ricoh Corp.  779 F.2d 643, 649 , 11th Cir.(Ala.) Alabama copy machine dealer brought diversity action against New York manufacturer, alleging breach of contract, breach of warranty, fraud, and federal antitrust violations. The...	Jan. 10, 1986	Case		2 S.Ct.
Cited by	 41. Brown v. Texarkana Nat. Bank 889 F.Supp. 351, 353+ , E.D.Ark. After removal from state court, bank sought to dismiss for improper venue. The District Court, Roy, J., held that phrase "is summoned" in Arkansas venue statute means "is served"...	June 12, 1995	Case		1 S.Ct.
Cited by	42. Forsgren v. Gillioz 110 F.Supp. 647, 655 , W.D.Ark. Partnership brought action against individual to recover damages for breach of contract. The District Court, Miller, J., held that Arkansas statute providing for services of...	Mar. 02, 1953	Case		—
Cited by	43. Buffington v. Vulcan Furniture Mfg. Corp.  94 F.Supp. 13, 14 , W.D.Ark. Marvin Buffington, administrator of the estate of Earl Walter, deceased, brought an action in the Circuit Court of Ouachita County, Arkansas, against Vulcan Furniture Manufacturing...	Nov. 28, 1950	Case		3 S.Ct.
Cited by	 44. Ex parte Wells 99 F.Supp. 320, 323 , N.D.Cal. Proceeding in the matter of application of Wesley Robert Wells for a writ of habeas corpus. The District Court, Goodman, J., held that provision of the California Penal Code...	June 18, 1951	Case		3 S.Ct.
Cited by	45. Merced Dredging Co. v. Merced County 67 F.Supp. 598, 604+ , 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		1 S.Ct.
Cited by	 46. National Savings & Loan Ass'n v. Gillis 35 F.2d 386, 392 , D.Idaho In Equity. Actions by the National Savings & Loan Association, by the New World Life Insurance Company, for itself and all other corporations similarly situated, and by the...	Sep. 12, 1929	Case		3 S.Ct.
Cited by	 47. Joseph Triner Corp. v. Arundel  11 F.Supp. 145, 147 , D.Minn. In Equity. Separate suits by the Joseph Triner Corporation and by Frank McCormick, Inc., against David R. Arundel, as Liquor Control Commissioner of the state of Minnesota, and...	June 29, 1935	Case		3 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	48. Joseph S. Finch & Co. v. McKittrick 23 F.Supp. 244, 247 , W.D.Mo. In Equity. Suits by Joseph S. Finch & Co. and others, Ben Burk, Inc., a corporation, Joseph E. Seagram & Sons, Inc., and another, Hinrichs Distilled Products, a corporation, and...	Feb. 25, 1938	Case		3 S.Ct.
Cited by	49. Suncrest Lumber Co. v. North Carolina Park Commission 30 F.2d 121, 127+ , W.D.N.C. In Equity. Suit by the Suncrest Lumber Company against North Carolina Park Commission and others. On plaintiff's application for an interlocutory injunction. Injunction...	Jan. 14, 1929	Case		3 S.Ct.
Cited by	50. U.S. v. McMurtry 48 F.2d 258, 261 , S.D.N.Y. Action by the United States against John E. McMurtry, doing business under the name and style of John E. McMurtry & Co. Defendant's motion for a directed verdict in his favor...	Aug. 25, 1930	Case		—
Cited by	51. Young v. City of Claremore, Okla. 411 F.Supp.2d 1295, 1317 , N.D.Okla. CIVIL RIGHTS - Disabilities. Blanket allowance of golf carts was excessive ADA disability accommodation.	Oct. 06, 2005	Case		3 S.Ct.
Cited by	52. Brierley v. Commercial Credit Co. ” 43 F.2d 724, 729 , E.D.Pa. Judgment for defendant.	Dec. 09, 1929	Case		3 S.Ct.
Cited by	53. Via v. State Commission on Conservation and Development of State of Virginia ” 9 F.Supp. 556, 563 , W.D.Va. In Equity. Suit by Robert H. Via against the State Commission on Conservation and Development of the State of Virginia. On motion by plaintiff for an interlocutory injunction...	Jan. 12, 1935	Case		3 S.Ct.
Cited by	54. Zolper v. AT & T Information Systems, Inc. 709 S.W.2d 74, 76 , Ark. Buyer of telephone system brought action alleging usurious interest rate against seller of telephone system and corporation to which purchase contract had been assigned, and seller...	May 12, 1986	Case		1 S.Ct.
Cited by	55. Philco-Ford Corp. v. Holland 548 S.W.2d 828, 829+ , Ark. Nonresident corporation filed petition for writ of prohibition to prevent the Circuit Court, Sebastian County, John G. Holland, J., from proceeding further with contract action...	Apr. 04, 1977	Case		1 5 S.Ct.
Cited by	56. Cavette v. Ford Motor Credit Co. 545 S.W.2d 612, 613+ , Ark. A judgment of the Circuit Court, Phillips County, O. H. Hargraves, J., quashed service of process for improper venue. Plaintiff appealed. The Supreme Court, Fogleman, J., held...	Jan. 17, 1977	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	57. Farmers Bank, Hamburg v. Fuqua Homes, Inc. 531 S.W.2d 23, 25+ , Ark. Bank brought action against foreign corporation which sold mobile home and which had issued certificate of origin on which bank had relied as security for loan to buyer, who...	Dec. 22, 1975	Case		5 S.Ct.
Cited by	58. B-W Acceptance Corp. v. Colvin 478 S.W.2d 755, 758 , Ark. Seller brought action against buyer on notes executed for purchase price of certain goods and buyer cross-complained against payee and seller alleging that they had conspired to...	Apr. 10, 1972	Case		—
Cited by	59. Bowsher v. Digby 422 S.W.2d 671, 676 , Ark. Original proceeding for prohibition to restrain the Pulaski Circuit Court, Tom F. Digby, J., from proceeding in broker's action against nonresident defendant. The Supreme Court,...	Jan. 08, 1968	Case		1 S.Ct.
Cited by	60. Gland-O-Lac Co. v. Franklin County Circuit Court, Charleston Dist. 327 S.W.2d 558, 561+ , Ark. Prohibition proceeding, brought to prevent trial of causes of action pending in Circuit Court, Franklin County, Carl Creekmore, J. The Supreme Court, Johnson, J., held that...	Sep. 28, 1959	Case		—
Cited by	61. Crutchfield v. McLain 321 S.W.2d 217, 219 , Ark. Property damage action. The Circuit Court, Jackson County, Andrew G. Ponder, J., granted defendant's motion to dismiss the complaint, and plaintiff appealed. The Supreme Court,...	Mar. 02, 1959	Case		—
Cited by	62. Taylor v. City of Pine Bluff 289 S.W.2d 679, 683 , Ark. Defendant was convicted of violation of the Sunday law. The Circuit Court, Jefferson County, Henry W. Smith, J., rendered judgment, and defendant appealed. The Supreme Court,...	Apr. 30, 1956	Case		2 S.Ct.
Cited by	63. Crown Central Petroleum Corporation v. Speer 174 S.W.2d 547, 550 , Ark. Prohibition by the Crown Central Petroleum Corporation against W. A. Speer, Chancellor. Petition denied.	Oct. 18, 1943	Case		—
Cited by	64. Viking Freight Co. v. Keck 153 S.W.2d 163, 166 , Ark. Original prohibition proceeding by the Viking Freight Company, Inc., against G. E. Keck, Judge. Prayer for prohibition denied.	June 02, 1941	Case		1 S.Ct.
Cited by	65. Bryant Truck Lines v. Nance 134 S.W.2d 555, 557 , Ark. Appeal from Circuit Court, White County; E. M. Pipkin, Judge. Action by W. A. Nance against the Bryant Truck Lines Incorporated, and others for personal injuries. From an adverse...	Dec. 18, 1939	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 66. Mutual Benefit Health & Acc. Ass'n v. Moore 119 S.W.2d 499, 501 , Ark. Appeal from Circuit Court, Crawford County; J. O. Kincannon, Judge. Action on a health and accident policy by John James Moore against the Mutual Benefit Health & Accident...	June 27, 1938	Case		1 S.Ct.
Cited by	67. Anheuser-Busch v. Manion 100 S.W.2d 672, 673+ , Ark. Appeal from Circuit Court, Jackson County; S. M. Bone, Judge. Action by Ed Manion against Anheuser-Busch, Incorporated. From a judgment in favor of plaintiff, defendant appeals....	Jan. 11, 1937	Case		1 S.Ct.
Cited by	68. Pacific Mut. Life Ins. Co. v. Henry 65 S.W.2d 32, 33 , Ark. Prohibition to Circuit Court, Ashley County; Patrick Henry, Judge. Original prohibition by the Pacific Mutual Life Insurance Company against Patrick Henry, Judge. Writ denied.	Nov. 27, 1933	Case		—
Cited by	69. Chapman & Dewey Lumber Co. v. Bryan 35 S.W.2d 80, 80+ , Ark. Appeal from Circuit Court, Crittenden County; W. W. Bandy, Judge. Suit by W. L. Bryan against the Chapman & Dewey Lumber Company. Judgment for plaintiff, and defendant appeals....	Feb. 09, 1931	Case		1 S.Ct.
Cited by	70. Mercer v. Motor Wheel Corp. 10 S.W.2d 852, 852 , Ark. Appeal from Circuit Court, Calhoun County; L. S. Britt, Judge. Action by Harry Mercer and others against the Motor Wheel Corporation. From a judgment dismissing the action,...	Nov. 19, 1928	Case		—
Cited by	71. Bankers' Fire Ins. Co. v. Williams 5 S.W.2d 916, 918 , Ark. Appeal from Circuit Court, Lawrence County; S. M. Bone, Judge. Action by F. E. Williams against the Bankers' Fire Insurance Company. Judgment for plaintiff, and defendant appeals....	Apr. 23, 1928	Case		1 S.Ct.
Cited by	72. Dribin v. Superior Court In and For Los Angeles County 231 P.2d 809, 815 , Cal. Mandamus proceeding by Louis Dribin against the Superior Court of the State of California, in and for the County of Los Angeles, to require the Superior Court to restore to the...	May 29, 1951	Case		3 S.Ct.
Cited by	 73. Barker Bros. v. City of Los Angeles  76 P.2d 97, 99 , Cal. In Bank. Action to recover amount of tax paid under general occupational license tax ordinance by Barker Bros., Inc., a corporation, against the City of Los Angeles, a municipal...	Feb. 03, 1938	Case		3 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 74. Long v. General Petroleum Corp. of California 54 P.2d 1147, 1149 , Cal.App. 1 Dist. Appeal from Superior Court, City and County of San Francisco; John J. Van Nostrand, Judge. Action by John C. Long against the General Petroleum Corporation of California. From an...	Feb. 14, 1936	Case		3 S.Ct.
Cited by	 75. Smetal Corp. v. West Lake Inv. Co. 172 So. 58, 72+ , Fla. Suit by the Smetal Corporation against the West Lake Investment Company and others. From a decree dismissing the amended bill, the plaintiff appeals. Reversed and remanded. BUFORD...	Apr. 16, 1936	Case		5 S.Ct.
Cited by	76. State v. Tedder 138 So. 643, 648 , Fla. Commissioners' Decision. Original proceeding in prohibition by the State, on the relation of the Woods-Young Company, a corporation, against George W. Tedder, as Judge of the...	Jan. 04, 1932	Case		5 S.Ct.
Cited by	77. Jones v. North Carolina Mut. Life Ins. Co.  177 S.E.2d 199, 203 , Ga.App. Beneficiary brought action against insurer to recover life policy benefits. The Superior Court, DeKalb County, William T. Dean, J., granted insurer summary judgment and the...	July 06, 1970	Case		—
Cited by	 78. Williams v. Illinois State Scholarship Com'n 563 N.E.2d 465, 473 , Ill. Student borrowers brought suit against Illinois State Scholarship Commission (ISSC), its executive director, and its commissioners to enjoin defendants from filing collection...	Oct. 18, 1990	Case		1 S.Ct.
Cited by	79. People ex rel. Christiansen v. Connell 118 N.E.2d 262, 267 , Ill. The People of the State of Illinois, on the relation of a citizen, brought mandamus proceeding against clerk of Circuit Court of Cook County to compel clerk to do every act...	Mar. 17, 1954	Case		—
Cited by	 80. Michigan Millers' Mut. Fire Ins. Co. v. McDonough 193 N.E. 662, 665+ , Ill. Suits by the Michigan Millers' Mutual Fire Insurance Company against Joseph B. McDonough, County Collector, and by the Central Manufacturers' Mutual Insurance Company against the...	Dec. 17, 1934	Case		2 3 S.Ct.
Cited by	 81. Hanks v. Luhr Bros., Inc. 707 N.E.2d 1266, 1271 , Ill.App. 5 Dist. MARITIME LAW - Jury. State court's denial of jury demand in Jones Act case did not implicate equal protection clause.	Mar. 09, 1999	Case		2 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	82. American Intern. Hosp. v. Chicago Tribune Co. 458 N.E.2d 1305, 1310+ , Ill.App. 1 Dist. Hospital brought defamation action against newspaper and joint commission on accreditation of hospitals based on newspaper article stating that hospital had lost its accreditation....	Dec. 20, 1983	Case		5 S.Ct.
Cited by	83. State ex rel. Cairy v. Iowa Co-op. Ass'n 95 N.W.2d 441, 448 , Iowa Quo warranto proceedings on relation of individual citizens for dissolution of co-operative association. The Polk District Court, Tom K. Murrow, J., overruled motions to dismiss,...	Mar. 10, 1959	Case		—
Cited by	84. Commercial Carriers, Inc. v. Matracia 311 S.W.2d 565, 566+ , Ky. Action against nonresident common carrier for injuries sustained by plaintiff and damage to his truck in collision with defendant's tractor-trailer. The Circuit Court, Kenton...	Mar. 21, 1958	Case		3 S.Ct.
Cited by	85. Henry Fisher Packing Co. v. Mattox 90 S.W.2d 70, 71+ , Ky. Appeal from Circuit Court, Jefferson County, Common Pleas Branch, First Division. Action by the Henry Fisher Packing Company against A. J. Mattox and wife. From a judgment...	Jan. 24, 1936	Case		1 S.Ct.
Cited by	86. Fidelity & Deposit Co. of Maryland v. Logan 20 S.W.2d 753, 755+ , Ky. Appeal from Circuit Court, Warren County. Action by the Fidelity & Deposit Company of Maryland against W. R. Gardner, County Judge, and another, subsequently revived against Rex A....	June 21, 1929	Case		5 S.Ct.
Cited by	87. Davidson v. Miller 344 A.2d 422, 435 , Md. In an automobile-pedestrian personal injury action, the Baltimore City Court, Joseph L. Carter, J., after removal from the Superior Court of Baltimore City, entered judgment for...	Sep. 18, 1975	Case		3 S.Ct.
Cited by	88. 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	89. State v. Clarke Plumbing & Heating, Inc. ¶¶ 56 N.W.2d 667, 671 , Minn. Defendant was refused city permit to install heating equipment on ground that heating installation plans submitted with application for permit had not been prepared by 'Registered...	Dec. 26, 1952	Case		5 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	90. Smith v. Utah Home Fire Ins. Co. 47 N.W.2d 785, 788 , Minn. Belle Smith brought separate actions in Anoka County against Utah Home Fire Insurance Co., and another to recover on fire policies issued by defendants. The actions were...	May 04, 1951	Case		1 S.Ct.
Cited by	91. Claseman v. Feeney 300 N.W. 818, 819 , Minn. Order to Show Cause from District Court, Todd County; J. B. Himsl, Judge. Action for wrongful death by Genevieve E. Claseman, as administratrix of the estate of George W....	Nov. 14, 1941	Case		—
Cited by	92. Klemme v. Long 237 N.W. 882, 886 , Minn. Appeal from District Court, Steele County; Fred W. Senn, Judge. Action by Henry Klemme and wife against H. R. Long. Verdict for the plaintiffs. Defendant's motion for judgment...	Sep. 11, 1931	Case		5 S.Ct.
Cited by	93. Witort v. Chicago & N.W. Ry. Co. 226 N.W. 934, 936 , Minn. Appeal from District Court, Ramsey County; Richard D. O'Brien, Judge. Action by Helen Witort, as administratrix of the estate of Stephen Witort, deceased, against the Chicago &...	Oct. 04, 1929	Case		—
Cited by	94. State v. District Court of Otter Tail County 225 N.W. 915, 915+ , Minn. Mandamus by the State, on the relation of the Twin City & Southern Bus Company, against the District Court of Otter Tail County and others. Peremptory writ granted.	June 21, 1929	Case		1 S.Ct.
Cited by	95. State v. District Court of Waseca County 222 N.W. 524, 525+ , Minn. Original mandamus by the State, on the relation of the Oakland Motor Car Company and others against the District Court of Waseca County and Hon. Fred W. Senn, Judge thereof. Writ...	Dec. 14, 1928	Case		1 S.Ct.
Cited by	96. Clark v. Louisville & N.R. Co. 130 So. 302, 305+ , Miss. Appeal from Chancery Court, Wayne County; D. M. Russell, Chancellor. Suit by G. C. Clark, as administrator of the estate of Lewis Williamson, deceased, against the Louisville &...	Oct. 13, 1930	Case		1 S.Ct.
Cited by	97. Sandford v. Dixie Const. Co. 128 So. 887, 889 , Miss. In Banc. Appeal from Circuit Court, Forrest County; W. J. Pack, Judge. Action by C. W. Sandford against the Dixie Construction Company. From the judgment, plaintiff appeals....	June 09, 1930	Case		—
Cited by	98. Hercules Powder Co. v. Tyrone 124 So. 74, 76 , Miss. Appeal from Circuit Court, Pearl River County; J. Q. Langston, Judge. Action by J. W. Tyrone against the Hercules Powder Company. From a judgment for judgment for plaintiff,...	Oct. 14, 1929	Case		1 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	99. Viriden v. Schaffner 496 S.W.2d 846, 849 , Mo. Action for refund of sales taxes paid under protest. The Circuit Court, Jackson County, Robert A. Meyers, J., entered judgment from which plaintiffs appealed. The Supreme Court,...	June 11, 1973	Case		3 S.Ct.
Cited by	100. Piedmont Canteen Service, Inc. v. Johnson 123 S.E.2d 582, 589 , N.C. Action by lessee of vending machines for refund of use and sales taxes paid. From an adverse judgment of the Superior Court, Wake County, Wm. Y. Bickett, J., the lessee appealed. ...	Jan. 12, 1962	Case		3 S.Ct.
Cited by	101. Great Atlantic & Pacific Tea Co. v. Doughton 144 S.E. 701, 704 , N.C. Appeal from Superior Court, Wake County; Cranmer, Judge. Action by the Great Atlantic & Pacific Tea Company and others against Rufus A. Doughton, Commissioner of Revenue of North...	Oct. 10, 1928	Case		3 S.Ct.
Cited by	102. Weimar Storage Co. v. Dill 143 A. 438, 441 , N.J.Ch. Separate suits by the Weimar Storage Company and others against William L. Dill, Commissioner, consolidated for trial. Decree in accordance with opinion.	Oct. 10, 1928	Case		3 S.Ct.
Cited by	103. Aetna Finance Co. v. Gutierrez 632 P.2d 1176, 1180+ , N.M. Foreign corporation brought suit, alleging default on consumer loan contract, and defendants moved to dismiss, claiming improper venue. The District Court, Bernalillo County,...	Aug. 26, 1981	Case		1 S.Ct.
Cited by	104. Community Public Service Co. v. New Mexico Public Service Commission 414 P.2d 675, 679 , N.M. Proceeding involving constitutionality of statute in so far as it attempted to place rural electric cooperatives which were prohibited from serving general public under Public...	Mar. 21, 1966	Case		3 S.Ct.
Cited by	105. Connecticut General Life Ins. Co. v. Superintendent of Ins. 217 N.Y.S.2d 39, 48 , N.Y. Action for declaratory judgment brought by a nonresident life insurance company to obtain a determination as to whether it could acquire a controlling interest in a fire or...	June 01, 1961	Case		—
Cited by	106. People v. Teuscher 162 N.E. 484, 485 , N.Y. Action by the People of the State of New York against Chris Teuscher. Judgment for plaintiff at the Trial Term, a jury having been waived (129 Misc. Rep. 94, 221 N. Y. S. 20), was...	July 19, 1928	Case		3 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 107. Sacharoff v. Murphy 44 N.Y.S.2d 117, 126 , N.Y.Sup. Proceeding in the matter of the application of Leo S. Sacharoff against Michael J. Murphy, as Acting Industrial Commissioner, and Abraham H. Goodman, as Deputy Industrial...	Sep. 08, 1943	Case		—
Cited by	108. Youngstown Sheet & Tube Co. v. City of Youngstown 108 N.E.2d 571, 575+ , Ohio App. 7 Dist. Consolidated proceedings by taxpayers to enjoin cities, and others, from levying and collecting income taxes authorized by municipal ordinances. The Court of Appeals for Mahoning...	Nov. 19, 1951	Case		3 S.Ct.
Cited by	109. Lane v. Hughes 408 P.2d 281, 284+ , Okla. Application for prohibition. The Supreme, Court, Hodges, J., held that resident coadministrator was a 'plaintiff' under statute providing that actions against nonresidents may be...	Oct. 19, 1965	Case		1 5 S.Ct.
Cited by	110. Wilson & Co. v. Hickey 97 P.2d 564, 565+ , Okla. Appeal from District Court, Pontotoc County; Tal Crawford, Judge. Action by J. W. Hickey against Wilson & Company, Inc., for defendant's conversion of plaintiff's cow by purchasing...	Nov. 14, 1939	Case		1 S.Ct.
Cited by	111. Empire Oil & Refining Co. v. Fields 73 P.2d 164, 166 , Okla. Appeal from District Court, Oklahoma County; Claude Weaver, Judge. Action by Della Fields against the Empire Oil & Refining Company and another. From a judgment for plaintiff,...	June 15, 1937	Case		1 S.Ct.
Cited by	112. Phillips Petroleum Co. v. Smith 61 P.2d 184, 186 , Okla. Appeal from Superior Court, Seminole County; Guy C. Cutlip, Judge. Action by Frances Smith against Phillips Petroleum Company. Judgment for plaintiff, and defendant appeals....	Sep. 29, 1936	Case		1 S.Ct.
Cited by	 113. City of Klamath Falls v. Winters 619 P.2d 217, 228 , Or. Defendants were convicted in the Klamath Falls Municipal Court of violating municipal ordinance governing disorderly conduct. Codefendant was also convicted of violating municipal...	Oct. 21, 1980	Case		3 S.Ct.
Cited by	114. State v. Popiel 337 P.2d 303, 305 , Or. Defendant was charged by indictment with assault and battery while unarmed, by means of force likely to produce great bodily injury. The Circuit Court, Multnomah County, Paul R....	Mar. 18, 1959	Case		3 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 115. State v. Pirkey 281 P.2d 698, 701 , Or. Prosecution for drawing a bank check with insufficient funds in bank with which to pay check in full. From judgment of the Circuit Court, Jackson County, H. K. Hanna, J.,...	Mar. 30, 1955	Case		3 S.Ct.
Cited by	116. State ex rel. Massachusetts Bonding & Ins. Co. v. Updegraff 141 P.2d 251, 256+ , Or. Original mandamus proceeding by the State of Oregon, on the relation of Massachusetts Bonding & Insurance Company, a corporation, against George G. Updegraff, to compel respondent...	Sep. 21, 1943	Case		1 S.Ct.
Cited by	117. F. E. Nugent Funeral Home v. Beamish 173 A. 177, 179 , Pa. Appeal No. 24, May term, 1934, from decree of Court of Common Pleas, Dauphin County, 1933, No. 1088, Equity Docket, and No. 229, Commonwealth Docket; Frank B. Wickersham, A. L....	May 21, 1934	Case		5 S.Ct.
Cited by	118. Windham v. Pace  6 S.E.2d 270, 272+ , S.C. Appeal from Common Pleas Circuit Court of Dorchester County; Hayne F. Rice, Judge. Actions by Earl Windham and H. G. Burney, respectively, against W. G. Pace, the East & West Motor...	Dec. 15, 1939	Case		1 S.Ct.
Cited by	119. Willis v. Industrial Life & Health Ins. Co. of Atlanta, Ga. 6 S.E.2d 706, 706 , S.C. Appeal from Common Pleas Circuit Court of Berkeley County; G. B. Greene, Judge. Action by Dr. H. A. Willis against the Industrial Life & Health Insurance Company of Atlanta,...	Nov. 01, 1939	Case		—
Cited by	120. Tucker v. Ingram 198 S.E. 25, 28 , S.C. Appeal from Common Pleas Circuit Court of Richland County; G. Duncan Bellinger, Judge. Actions by M. B. Tucker against C. C. Ingram and the Pure Oil Company of the Carolinas, and...	July 14, 1938	Case		—
Cited by	121. Mutual Aid v. Williams 407 S.W.2d 171, 176 , Tenn. Suit by a fraternal benefit society for declaration that plan of voluntary dissolution was lawful. The Chancery Court, Davidson County, Alfred T. Adams, Chancellor, rendered...	Oct. 07, 1966	Case		3 S.Ct.
Cited by	122. State v. State Mut. Life Assur. Co. of America 353 S.W.2d 412, 416 , Tex. The State of Texas brought suit against a foreign insurer to cancel its license or certificate of authority to do business in Texas, because of the alleged violation of the group...	Jan. 17, 1962	Case		3 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<p> 123. H. Rouw Co. v. Texas Citrus Commission 247 S.W.2d 231, 234 , Tex.</p> <p>The Texas Citrus Commission brought an action against the H. Rouw Company, to enjoin defendant from carrying on business of dealing in citrus fruits until defendant gave the bond...</p>	Jan. 30, 1952	Case		—
Cited by	<p>124. Dublin Mill & Elevator Co. v. Cornelius 5 S.W.2d 1027, 1030+ , Tex.Civ.App.-Austin</p> <p>Appeal from District Court, Bexar County; Robert W. B. Terrell, Judge. Action by A. W. Cornelius against the Dublin Mill & Elevator Company, in which defendant filed a plea of...</p>	Apr. 11, 1928	Case		1 S.Ct.
Cited by	<p>125. Houston Lighting & Power Co. v. Jenkins </p> <p>5 S.W.2d 1030, 1032 , Tex.Civ.App.-Austin</p> <p>Appeal from Bexar County Court; McCollum Burnett, Judge. Action by Amanda V. Jenkins against the Houston Lighting & Power Company. From an order overruling its plea of privilege,...</p>	Apr. 11, 1928	Case		1 S.Ct.
Cited by	<p>126. State v. Auclair 4 A.2d 107, 112 , Vt.</p> <p>Exceptions from Chittenden Municipal Court; Aaron H. Grout, Judge. Arthur N. Auclair was charged with selling and delivering milk without a license. His demurrer to the information...</p>	Jan. 03, 1939	Case		3 S.Ct.
Cited by	<p>127. Sparkman & McLean Co. v. Govan Inv. Trust 478 P.2d 232, 242 , Wash.</p> <p>In action by lender to foreclose \$400,000 real estate mortgage made by borrower to secure loan, the borrower pleaded defense of usury. The Superior Court, King County, Lloyd...</p>	Dec. 24, 1970	Case		3 S.Ct.
Cited by	<p> 128. White v. State 306 P.2d 230, 235 , Wash.</p> <p>Action against state by vendors of tangible personalty, sold, for an amount between 5 cents and 13 cents, inclusive, through automatic vending machines, to determine whether...</p>	Jan. 28, 1957	Case		3 S.Ct.
Cited by	<p>129. State v. Superior Court of Spokane County 15 P.2d 660, 663+ , Wash.</p> <p>En Banc. Application for writ of prohibition by the State of Washington on the relation of Bond & Goodwin & Tucker, Incorporated, a dissolved Delaware corporation, against the...</p>	Oct. 13, 1932	Case		5 S.Ct.
Cited by	<p>130. Aberdeen Sav. & Loan Ass'n v. Chase </p> <p>289 P. 536, 541+ , Wash.</p> <p>En Banc. Appeal from Superior Court, Thurston County; John M. Wilson, Judge. Suit by the Aberdeen Savings & Loan Association and others against Samuel H. Chase and others, as...</p>	June 12, 1930	Case		3 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	131. Burr v. Chase  289 P. 551, 553+ , Wash. En Banc. Appeal from Superior Court, Thurston County; John M. Wilson, Judge. Action by George H. Burr, Conrad & Broom, Inc., and others, against Samuel H. Chase and others,...	June 12, 1930	Case		3 S.Ct.
Cited by	132. State ex rel. Wisconsin Development Authority v. Dammann 280 N.W. 698, 724 , Wis. Appeal from Circuit Court, Dane County; Alvin C. Reis, Judge. On rehearing.—[By Editorial Staff.] Former mandate vacated and set aside. For prior opinion, see 277 N.W. 278....	Mar. 01, 1938	Case		1 S.Ct.
Cited by	133. State ex rel. Saylesville Cheese Mfg. Co. v. Zimmerman 265 N.W. 856, 857+ , Wis. Original mandamus action by the State, on the relation of the Saylesville Cheese Manufacturing Company, against A. G. Zimmerman, Circuit Judge of Branch No. 1 of the Circuit Court...	Mar. 03, 1936	Case		—
Cited by	134. Colon v. Royal Ins. Co., Ltd. 40 D.P.R. 330, 330+ , P.R. Resoluciones de Angel Acosta Quintero, J. (Ponce), en incidentes de traslado, ordenándose éstos. Revocadas, y devueltos los casos para que se continúe conociendo de ellos de...	Dec. 17, 1929	Case		—
Cited by	135. Porto Rican Express Company v. Igartua, Juez Municipal 38 D.P.R. 983, 983 , P.R. Santiago R. Roble presentó ante la Corte Municipal de Aguadilla una demanda contra Porto Rican Express Co., en cobro de \$291.20. La demandada compareció para pedir el traslado del...	Dec. 24, 1928	Case		—
Cited by	136. Arcelay v. American Railroad Company 38 D.P.R. 807, 807 , P.R. El demandante en este caso ejercita la acción personal de daños y perjuicios contra la American Railroad Co. of Porto Rico por un accidente ocurrido en el Distrito Judicial de...	Nov. 13, 1928	Case		—
Cited by	137. Re: Proposed national bank in organization 1988 WL 490063 (Pa.Sec.Com.), *7 This is in response to your June 27, 1988 letter to the Pennsylvania Securities Commission (Commission) (a photocopy of which is attached hereto) wherein you describe circumstances...	Aug. 29, 1988	Administrative Decision		—
Mentioned by	 138. Metropolitan Life Ins. Co. v. Ward 105 S.Ct. 1676, 1690 , U.S.Ala. Insurance companies incorporated outside of state of Alabama brought suit seeking judgment declaring unconstitutional an Alabama statute imposing substantially lower gross premiums...	Mar. 26, 1985	Case		3 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	 139. Wheeling Steel Corp. v. Glander 69 S.Ct. 1291, 1297+ , U.S.Ohio Proceedings by C. Emory Glander, Tax Commissioner of Ohio, wherein ad valorem taxes had been assessed against intangible property owned by the Wheeling Steel Corporation, and the...	June 20, 1949	Case		1 S.Ct.
Mentioned by	 140. Bacardi Corporation of America v. Domenech 61 S.Ct. 219, 228 , U.S.Puerto Rico On Writ of Certiorari to the United States Circuit Court of Appeals for the First Circuit. Suit by the Bacardi Corporation of America against Rafael Sancho Bonet, Treasurer of,...	Dec. 09, 1940	Case		5 S.Ct.
Mentioned by	141. Phillips Petroleum Co. v. Jenkins 56 S.Ct. 611, 613 , U.S.Ark. Appeal from the Supreme Court of the State of Arkansas. Action by R. O. Jenkins against the Phillips Petroleum Company, for which the United States Fidelity & Guaranty Company...	Mar. 30, 1936	Case		1 S.Ct.
Mentioned by	142. Concordia Fire Ins. Co. v. People of State of Illinois 54 S.Ct. 830, 835 , U.S.Ill. Action of debt by the People of the State of Illinois against Concordia Fire Insurance Company. From a judgment of the Supreme Court of Illinois reversing a judgment for the...	June 04, 1934	Case		—
Mentioned by	 143. Louis K. Liggett Co. v. Lee 53 S.Ct. 481, 485 , U.S.Fla. Suit by the Louis K. Liggett Company and others against J. M. Lee, as Comptroller of the State of Florida, and others. From a judgment of the Supreme Court of the State of Florida...	Mar. 13, 1933	Case		2 S.Ct.
Mentioned by	144. 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		3 S.Ct.
Mentioned by	 145. Louis K. Liggett Co. v. Baldrige 49 S.Ct. 57, 59 , U.S.Pa. Mr. Justice Holmes and Mr. Justice Brandeis dissenting. Appeal from the District Court of the United States for the Eastern District of Pennsylvania. Suit by the Louis K. Liggett...	Nov. 19, 1928	Case		5 S.Ct.
Mentioned by	 146. Foster-Fountain Packing Co. v. Haydel 49 S.Ct. 1, 5 , U.S.La. Mr. Justice McReynolds, dissenting. Appeal from the District Court of the United States for the Eastern District of Louisiana. Suit by the Foster-Fountain Packing Company, Inc.,...	Oct. 15, 1928	Case		5 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	 147. Canadian Pac. Ry. Co. v. Sullivan 126 F.2d 433, 437 , C.C.A.1 (Mass.) Appeal from the District Court of the United States for the District of Massachusetts; Francis J. W. Ford, Judge. Separate tort actions for personal injuries and death by Dennis...	Mar. 02, 1942	Case		5 S.Ct.
Mentioned by	148. U.S. v. Smith 39 F.2d 851, 856 , C.C.A.1 (Mass.) Appeal from the District Court of the United States for the District of Massachusetts; James M. Morton, Judge. Separate actions by the United States against Ransom E. Smith and by...	Apr. 11, 1930	Case		—
Mentioned by	149. Burco, Inc. v. Whitworth 81 F.2d 721, 729 , C.C.A.4 (Md.) On Appeal to Superintend and Revise, in Matter of Law, Proceedings of the District Court of the United States for the District of Maryland, at Baltimore. In Bankruptcy. Appeal...	Feb. 22, 1936	Case		—
Mentioned by	 150. Watson v. Employers Liability Assur. Corp. 202 F.2d 407, 411 , 5th Cir.(La.) Suit against insurer was begun in Louisiana State Court and was thereafter removed to federal court by insurer on ground of diversity. The United States District Court for the...	Feb. 27, 1953	Case		—
Mentioned by	151. Great Northern Life Ins. Co. v. Read 136 F.2d 44, 46 , C.C.A.10 (Okla.) Appeal from the District Court of the United States for the Western District of Oklahoma; Bower Broaddus, Judge. Action by Great Northern Life Insurance Company against Jess G....	May 07, 1943	Case		5 S.Ct.
Mentioned by	 152. Oklahoma Packing Co. v. Oklahoma Gas & Elec. Co. 100 F.2d 770, 774 , C.C.A.10 (Okla.) Appeal from the District Court of the United States for the Western District of Oklahoma; Edgar S. Vaught, Judge. Suit by the Oklahoma Gas & Electric Company and others against the...	Dec. 19, 1938	Case		5 S.Ct.
Mentioned by	153. The Best Foods v. Welch 34 F.2d 682, 689 , D.Idaho In Equity. Suits by the Best Foods, Incorporated, by Otto Zurcher and David Van trump, copartners doing business as the Zurcher Grocery, by the Falk Mercantile Co., Limited, and...	Aug. 28, 1929	Case		—
Mentioned by	154. Pavel v. Pattison 24 F.Supp. 915, 918 , W.D.La. In Equity. Suit by F. J. Pavel and another against C. v. Pattison, District Attorney, and another, to enjoin defendant from arresting, prosecuting, or otherwise interfering with...	Sep. 15, 1938	Case		5 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	 155. In re American States Public Service Co. 12 F.Supp. 667, 689 , D.Md. In Bankruptcy. Proceedings for the reorganization of the American States Public Service Company, debtor, wherein Burco, Incorporated, and others intervened. On petition of the...	Nov. 07, 1935	Case		—
Mentioned by	156. Dohany v. Rogers 33 F.2d 918, 921 , E.D.Mich. In Equity. Suits by Frank H. Dohany and by Charles E. Dohany against Frank F. Rogers, State Highway Commissioner, and others, and suit by Eugene Walton and others against Grover...	June 24, 1929	Case		3 S.Ct.
Mentioned by	 157. Springfield Fire & Marine Ins. Co. v. Holmes 32 F.Supp. 964, 986 , D.Mont. In Equity. Action by the Springfield Fire & Marine Insurance Company against John J. Holmes, Auditor and Ex Officio Commissioner of Insurance of the State of Montana, involving...	Mar. 16, 1940	Case		2 S.Ct.
Mentioned by	 158. Zalatuka v. Metropolitan Life Ins. Co. 14 F.Supp. 440, 443 , E.D.Wis. Action by Kazimera Zalatuka against the Metropolitan Life Insurance Company. On demurrer to the complaint. Judgment in accordance with opinion.	Feb. 10, 1936	Case		3 S.Ct.
Mentioned by	 159. Fuller Brush Co. v. Town of Green River 60 F.2d 613, 616 , D.Wyo. In Equity. Suit by the Fuller Brush Company against the Town of Green River. Decree for plaintiff.	July 15, 1932	Case		5 S.Ct.
Mentioned by	 160. Lynden Transport, Inc. v. State 532 P.2d 700, 706 , Alaska Nonresident motor carriers brought an action seeking a declaratory judgment to the effect that certain amendments to the Alaska Motor Freight Carrier Act granting resident...	Feb. 24, 1975	Case		2 3 S.Ct.
Mentioned by	161. Dixie Motor Coach Corporation v. Toler 126 S.W.2d 618, 619 , Ark. Original proceeding by the Dixie Motor Coach Corporation for a writ of prohibition to prevent Thomas E. Toler, Judge of the Hot Spring County Circuit Court, from proceeding further...	Mar. 27, 1939	Case		—
Mentioned by	 162. Montgomery v. Town of Branford 147 A. 9, 9 , Conn. Appeal from Superior Court, New Haven County; John Rufus Booth, Judge. Appeal by Phelps Montgomery from the action of the Board of Relief of the Town of Branford refusing to reduce...	July 10, 1929	Case		3 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	 163. Department of Revenue v. Amrep Corp. 358 So.2d 1343, 1353 , Fla. Action was brought contesting intangible personal property tax assessments on ground that appellees, an Oklahoma parent corporation having its principal place of business in New...	Mar. 09, 1978	Case		1 S.Ct.
Mentioned by	164. Hirsch v. Shepherd Lumber Corp. 20 S.E.2d 575, 576 , Ga. Certified Questions from Court of Appeals. Suit between M. A. Hirsch and Shepherd Lumber Corporation wherein the Court of Appeals certified certain questions for answer. Questions...	May 28, 1942	Case		—
Mentioned by	 165. Grasse v. Dealer's Transport Co. 106 N.E.2d 124, 132 , Ill. Action by Paul C. Grasse and Swift & Company, employer, against Dealer's Transport Company for damages to Paul C. Grasse as result of motor vehicle collision caused by alleged...	Mar. 20, 1952	Case		3 S.Ct.
Mentioned by	166. Joseph Triner Corporation v. McNeil 2 N.E.2d 929, 937 , Ill. Suit by the Joseph Triner Corporation against Carl W. McNeil. Decree for plaintiff, and defendant appeals. Affirmed.	June 10, 1936	Case		3 S.Ct.
Mentioned by	167. Department of Financial Institutions v. General Finance Corp. 86 N.E.2d 444, 447 , Ind. Action by the General Finance Corporation against the Department of Financial Institutions and others for declaratory judgment and injunction. Judgment for plaintiff, and...	June 09, 1949	Case		5 S.Ct.
Mentioned by	168. Pisco v. Police Com'r of Boston 120 N.E.2d 643, 644 , Mass. Petitions for writs of certiorari and mandamus to quash order of Police Commissioner of Boston denying application for approval of assignment of hackney carriage license and to...	July 01, 1954	Case		—
Mentioned by	 169. Com. v. S.S. Kresge Co. 166 N.E. 558, 560 , Mass. Exceptions from Superior Criminal Court, Suffolk County; Frederick W. Fosdick, Judge. The S. S. Kresge Company was found guilty on agreed facts of violating the statute relative to...	May 28, 1929	Case		5 S.Ct.
Mentioned by	 170. Cleveland-Cliffs Iron Co. v. State of Mich., Dept. of Revenue 45 N.W.2d 46, 55 , Mich. The Cleveland-Cliffs Iron Company, an Ohio corporation by consolidation of the Cleveland-Cliffs Iron Company and the Cliffs corporation on July 9, 1947, brought action in assumpsit...	Dec. 06, 1950	Case		1 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	171. Murphy Motor Freight Lines v. Weiss 253 N.W. 1, 3, Minn. Appeal from District Court, Washington County; Alfred P. Stolberg, Judge. Proceedings instituted by the Railroad and Warehouse Commission of Minnesota pursuant to complaint of the...	Feb. 23, 1934	Case		—
Mentioned by	172. Ward v. Johnson 277 P.3d 1216, 1220, Mont. TORTS - Venue. Venue statute permitting laborer to file her action in county of her residence because one of the two defendants was nonresident did not violate equal protection.	May 01, 2012	Case		3 S.Ct.
Mentioned by	173. In re Moore's Sterilization 221 S.E.2d 307, 313, N.C. The Superior Court, Forsyth County, John D. McConnell, J., found statutes providing for the sterilization of mentally ill or retarded persons unconstitutional. The District...	Jan. 29, 1976	Case		3 S.Ct.
Mentioned by	174. State v. Mems 190 S.E.2d 164, 174, N.C. Rape prosecution. The Superior Court, Cumberland County, A. Pilston Godwin, Jr., J., rendered judgment and defendant appealed. The Supreme Court, Lake, J., held that statute...	July 31, 1972	Case		3 S.Ct.
Mentioned by	175. State v. Bass 186 S.E.2d 384, 400, N.C. Defendants were convicted in the Superior Court, Guilford County, Walter E. Johnston, Jr., J., of rape and they appealed. The Supreme Court, Huskins, J., held that where rape...	Feb. 09, 1972	Case		3 S.Ct.
Mentioned by	176. Com. v. Life Assur. Co. of Pa. 214 A.2d 209, 213, Pa. Proceeding wherein life insurer attacked constitutionality of Gross Premiums Tax Act. The Court of Common Pleas, Dauphin County, at No. 65 Commonwealth Docket, 1963, Lee G. Swope,...	Nov. 09, 1965	Case		—
Mentioned by	177. City of Alexandria v. Texas Co. 1 S.E.2d 296, 299, Va. Appeal from Circuit Court of Alexandria; Walter T. McCarthy, Judge. Suit by the Texas Company against the City of Alexandria to enjoin the city and its officials from interfering...	Feb. 20, 1939	Case		5 S.Ct.
Mentioned by	178. State v. Fowler 220 N.W. 534, 537, Wis. Petition to this court for a writ of prohibition commanding Chester A. Fowler, Judge of the Circuit Court for Fond du Lac County, to dismiss an action commenced in that court by...	June 18, 1928	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	179. U.T.I.E.R. v. A.E.E. 149 D.P.R. 498, 537 , P.R. Petición de Certiorari para revisar una Resolución de Liana Fiol Matta, Dolores Rodríguez de Oronoz y Jocelyn López Vilanova, Js. del Tribunal de Circuito de Apelaciones (Circuito...	Oct. 13, 1999	Case		—
Mentioned by	180. Nitrate Agencies Co. v. Domenech, Tesorero 44 D.P.R. 515, 515 , P.R. Sentencia de Domingo Sepúlveda, J. (San Juan), declarando sin lugar demanda sobre devolución de contribuciones pagadas bajo protesta, sin costas. Revocada.	Feb. 08, 1933	Case		—
—	181. A GUIDE TO ARKANSAS VENUE 1995 Ark. L. Notes 83 , 93+ Venue is a statutory device to channel litigation into courts that are deemed convenient for litigants and witnesses and efficient in terms of judicial administration. This...	1995	Law Review	—	1 3 S.Ct.
—	182. Venue of action against nonresident motorist served constructively under statute 38 A.L.R.2d 1198 This annotation supersedes one in 115 A.L.R. 893. Statutes in most jurisdictions today provide for constructive service on a nonresident motorist in case such motorist becomes...	1954	ALR	—	1 S.Ct.
—	183. Right to attack validity of statute, ordinance, or regulation relating to occupational or professional license as affected by applying for, or securing, license 65 A.L.R.2d 660 It is a well-settled rule of constitutional law that, as a general principle, one may not enjoy the benefits of a statute and, after so doing, escape its burdens by attacking its...	1959	ALR	—	5 S.Ct.
—	184. Statutory or constitutional provisions as to venue as denial of equal protection of laws 107 A.L.R. 862 The reported case for this annotation is Phillips Petroleum Co. v. Smith, 1936 OK 560, 177 Okla. 539, 61 P.2d 184, 107 A.L.R. 858 (1936).	1937	ALR	—	1 2 4 S.Ct.
—	185. Effect of domestication of foreign corporation 126 A.L.R. 1503 The reported case for this annotation is Sarah Good Hosiery Mills v. Carolina C. & O. Ry., 216 N.C. 474, 5 S.E.2d 324, 126 A.L.R. 1499 (1939).	1940	ALR	—	1 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p>186. Federal Civil Rights Acts s 5:21, § 5:21. The backdrop of Supreme Court precedent leading to passage of the Act—The law prior to Employment Division v. Smith—The constitutional backdrop: The right-privilege distinction</p> <p>Federal Civil Rights Acts</p> <p>To understand Smith, and how the issues posed by it fit into the larger scheme of American constitutional law interpretation, it is important to place it against the backdrop of...</p>	2022	Other Secondary Source	—	—
—	<p>187. Fletcher Cyclopedic Law of Private Corporations s 7.15, § 7.15. Attributes of a corporation—Corporation as a “person”—In Constitution</p> <p>A corporation is a "person" within the meaning of the last clause of section 1 of the Fourteenth Amendment of the federal Constitution, and it follows that it cannot be deprived...</p>	2022	Other Secondary Source	—	<p>2</p> <p>S.Ct.</p>
—	<p>188. Fletcher Cyclopedic Law of Private Corporations s 8386, § 8386. In general</p> <p>A corporation has the capacity to exercise its charter powers in other states, but it has no inherent right to exist or do business there. It derives such right from the state,...</p>	2022	Other Secondary Source	—	<p>5</p> <p>S.Ct.</p>
—	<p>189. Fletcher Cyclopedic Law of Private Corporations s 8396, § 8396. Equal protection clause</p> <p>A foreign corporation is a "person" within the meaning of the provision of the United States Constitution that no state shall deny to any "person" within its jurisdiction the...</p>	2022	Other Secondary Source	—	<p>1</p> <p>S.Ct.</p>
—	<p>190. Fletcher Cyclopedic Law of Private Corporations s 8401, § 8401. Right to attack statute as unconstitutional</p> <p>If a foreign corporation is engaged in interstate commerce, or if it is a federal agency, and a state prohibits or conditions its right to conduct interstate commerce, in the one...</p>	2022	Other Secondary Source	—	<p>5</p> <p>S.Ct.</p>
—	<p>191. Fletcher Cyclopedic Law of Private Corporations s 8694, § 8694. Venue—Constitutionality of venue statutes</p> <p>As long as a foreign corporation is doing business in the state, state legislatures are not hampered by the Fourteenth Amendment to the federal Constitution in fixing the venue of...</p>	2022	Other Secondary Source	—	<p>1</p> <p>5</p> <p>S.Ct.</p>
—	<p>192. Smolla & Nimmer on Freedom of Speech s 7:4, § 7:4. Philosophical underpinnings of the right/privilege distinction—Oliver Wendell Holmes’ influence</p> <p>One of the principal intellectual architects of the right/privilege distinction was Oliver Wendell Holmes. Holmes, of course, was also one of the earliest judicial exponents of...</p>	2022	Other Secondary Source	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	193. Witkin, California Summary 10th Constitutional Law s 884, Theory and Development of Doctrine. Witkin, California Summary 10th Constitutional Law The doctrine of unconstitutional conditions developed as a result of legislative discrimination against foreign corporations. A state has power to exclude foreign corporations...	2022	Other Secondary Source	—	1 S.Ct.
—	194. Am. Jur. 2d Foreign Corporations s 143, § 143. Scope and extent of power of state to regulate and impose conditions on foreign corporations as compared to power over domestic corporations—Power to impose different terms Am. Jur. 2d Foreign Corporations A state has the power to require foreign corporations whose business is purely intrastate and nonfederal to accept conditions different from those imposed on domestic corporations,...	2022	Other Secondary Source	—	1 S.Ct.
—	195. Am. Jur. 2d Venue s 5, § 5. As governed by statute, rule, or constitutional provision—Constitutional limitations Am. Jur. 2d Venue Except as its power may be limited by express constitutional provisions fixing or regulating venue, the legislature may in its discretion fix the venue or place of trial of civil...	2022	Other Secondary Source	—	—
—	196. Cal. Jur. 3d Corporations s 201, § 201. Nature and scope of right to regulate or limit foreign corporations; comity Cal. Jur. 3d Corporations The application of the doctrine of comity to foreign corporations seeking to transact business in the state is so far extended that a statute that purports to curtail the privilege...	2022	Other Secondary Source	—	5 S.Ct.
—	197. Cal. Jur. 3d Corporations s 204, § 204. Validity of classification of foreign corporations Cal. Jur. 3d Corporations Statutes specifically applying to foreign corporations cannot be condemned generally as special laws or in contravention of any constitutional provisions when they have uniform...	2022	Other Secondary Source	—	5 S.Ct.
—	198. CJS Constitutional Law s 1377, § 1377. Regulation of venue CJS Constitutional Law A state, in prescribing regulations relating to venue, must keep within the limitations prescribed by the equal protection clause of the federal or state constitution. A...	2022	Other Secondary Source	—	4 S.Ct.
—	199. CJS Constitutional Law s 1378, § 1378. Foreign corporations CJS Constitutional Law A rational basis test applies in equal protection challenges to statutes specifying specific venues for suits against nonresident corporations. Rules permitting a plaintiff to sue...	2022	Other Secondary Source	—	1 5 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
—	200. CJS Corporations s 985, § 985. Designation of agent and place of business within state CJS Corporations Subject to constitutional requirements, a state, as a condition precedent to the right to do business within its limits, may require a foreign corporation to appoint and designate...	2022	Other Secondary Source	—	5 S.Ct.
—	201. N.Y. Jur. 2d Business Relationships s 205, § 205. Equal protection of laws as limitation on power of state to regulate foreign corporations N.Y. Jur. 2d Business Relationships The exercise by the state of its powers with respect to foreign corporations doing business within its borders is necessarily subject to such limitations as may be required by the...	2022	Other Secondary Source	—	3 S.Ct.
—	202. UNFAIR FEDERAL RULES OF PROCEDURE: WHY DOES THE GOVERNMENT GET MORE TIME? 33 Am. J. Trial Advoc. 493 , 520 The federal rules contain within them several disparities of requirements for government parties versus private parties. Here, Dr. Roots traces those disparities and their effect...	2010	Law Review	—	1 S.Ct.
—	203. THE CONCEPT OF EQUALITY IN CIVIL PROCEDURE 23 Cardozo L. Rev. 1865 , 1915 Introduction. 1866 I. Inequality Brought to Adjudication: The Problem of Unequal Adversaries. 1873 II. Inequality in Adjudication: The Problem of Non-General Rules of Civil...	2002	Law Review	—	1 4 S.Ct.
—	204. STATES' RIGHTS AGAINST CORPORATE RIGHTS 2016 Colum. Bus. L. Rev. 595 , 656+ Most of the many critics who denounce Citizens United v. FEC and Burwell v. Hobby Lobby Stores, Inc., ground their complaint in consequentialist terms, at least in part. They see...	2016	Law Review	—	1 S.Ct.
—	205. THE RIGHT TO NONDISCRIMINATORY ENFORCEMENT OF STATE PENAL LAWS 61 Colum. L. Rev. 1103 , 1141 The equal protection clause of the fourteenth amendment proscribes state legislation that unreasonably discriminates against any person or class of persons by imposing criminal...	1961	Law Review	—	3 S.Ct.
—	206. TRANS-PERSONAL PROCEDURES 47 Conn. L. Rev. 321 , 393 Recent court decisions have reignited a national debate about corporate personhood. This debate recognizes that the legal status of artificial persons is of great importance to the...	2014	Law Review	—	3 S.Ct.
—	207. THE LOST HISTORY OF GOVERNANCE AND EQUAL PROTECTION 58 Duke L.J. 955 , 1012+ Constitutionalists believe that the Equal Protection Clause died during the early decades of the twentieth century. We aim to correct the record on this claim and, in the process,...	2009	Law Review	—	1 3 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
—	208. FEDERALISM IN THE TAFT COURT ERA: CAN IT BE "REVIVED"? 51 Duke L.J. 1513 , 1588+ 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,...	2002	Law Review	—	1 5 S.Ct.
—	209. CONSTITUTIONAL CHALLENGES TO COURT ORDERED ARBITRATION 24 Fla. St. U. L. Rev. 1055 , 1067 I. Introduction. 1055 II. Trial by Jury. 1056 III. Due Process. 1059 IV. Separation of Powers. 1062 V. Equal Protection. 1064 VI. Access to Courts. 1066 VII. Conclusion. 1067	1997	Law Review	—	—
—	210. THE PUBLICLY HELD CORPORATION AND THE INSURABILITY OF PUNITIVE DAMAGES 53 Fordham L. Rev. 1383 , 1408 In recent years, punitive damages have been assessed against corporations with increasing frequency and in increased amounts. Punitive damages are being awarded for causes of...	1985	Law Review	—	2 S.Ct.
—	211. JURISTIC GIANTS: A GEORGIA STUDY IN REPUTATION 34 Ga. L. Rev. 1311 , 1342 In 1990, Judge Richard Posner published Cardozo: A Study in Reputation. A deceptively small volume (only 156 pages), the book purported to delineate and dissect the facets of...	2000	Law Review	—	—
—	212. 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	—	—
—	213. TAXATION - UNIVERSITY POLITICAL ACTIVITIES AND FEDERAL TAX EXEMPTION: AMERICAN COUNCIL ON EDUCATION GUIDELINES, 6 P-H 1970 FED. TAXES P 55,162. 84 Harv. L. Rev. 463 , 477 On June 19, 1970, the American Council on Education released to its members a "Statement" containing "Guidelines on Questions Relating to Tax Exemption and Political...	1970	Law Review	—	2 S.Ct.
—	214. 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	—	1 S.Ct.
—	215. DENYING THE PRIVILEGE AGAINST SELF-INCRIMINATION TO PUBLIC OFFICERS. 64 Harv. L. Rev. 987 , 996 — The privilege against self-incrimination, now embodied in the federal and all but two of the state constitutions, has generally been regarded as a fundamental civil liberty,...	1951	Law Review	—	3 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
—	216. PROCESS - STATUTE ALLOWING SUBSTITUTED SERVICE ON A NONRESIDENT INDIVIDUAL DOING BUSINESS IN THE STATE 53 Harv. L. Rev. 1061 , 1062 A recently added section of the New York Civil Practice Act provides that a nonresident natural person engaged in business within the state may be served for causes of action...	1940	Law Review	—	5 S.Ct.
—	217. ESTOPPEL TO CONTEST THE CONSTITUTIONALITY OF A STATUTE 48 Harv. L. Rev. 988 , 995 The refusal of the District Court for the Western District of Kentucky in Hart Coal Corp. v. Sparks to estop subscribers to a code of fair competition from attacking the...	1935	Law Review	—	5 S.Ct.
—	218. MOVEMENT IN SUPREME COURT ADJUDICATION - A STUDY OF MODIFIED AND OVERRULED DECISIONS 46 Harv. L. Rev. 593 , 637 BESIDES the Due Process Clauses, another clause which is of first-rate economic significance and whose meaning appears to have been developed by the exercise of practical judgment...	1933	Law Review	—	1 S.Ct.
—	219. CONSTITUTIONAL - EQUAL PROTECTION OF THE LAWS - VALIDITY OF RETALIATORY TAXATION OF FOREIGN INSURANCE COMPANIES 45 Harv. L. Rev. 184 , 185 An Alabama statute imposed on all foreign insurance companies doing business in Alabama a tax equivalent to the tax imposed by their home states on Alabama insurance companies...	1931	Law Review	—	1 S.Ct.
—	220. THE GAS-STOKERS' STRIKE 44 Harv. L. Rev. 795 , 821 THOSE who are interested in the immediate social aspects of this case, and who wish to hear the other side of this resort to the courts, as a move in the game between masters and...	1931	Law Review	—	—
—	221. PLACE OF TRIAL IN CIVIL ACTIONS 43 Harv. L. Rev. 1217 , 1248 TELEVISION and the "talkies" may some day become practical and permissible means of dramatizing the testimony of distant witnesses and thus minimize many of the difficulties...	1930	Law Review	—	1 S.Ct.
—	222. 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	—	3 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p>223. CONSTITUTIONAL LAW - DUE PROCESS OF LAW: IN GENERAL - CONSENT TO OPTIONAL ACT AS BARRING ATTACK ON ITS CONSTITUTIONALITY 42 Harv. L. Rev. 435 , 435</p> <p>The defendant employer elected to come within the terms of an optional workmen's compensation act. Kan. Rev. Stat. Ann. (1923) §§ 44—501. He appealed from an order affirming an...</p>	1929	Law Review	—	<p>1 S.Ct.</p>
—	<p>224. MR. JUSTICE HOLMES AND THE CONSTITUTION A Review of his Twenty-five Years on the Supreme Court 41 Harv. L. Rev. 121 , 167</p> <p>WHEN the present Chief Justice was appointed, a leading New York newspaper gave utterance to a wide-spread public appreciation of his "tact and good humor" by remarking that...</p>	1927	Law Review	—	—
—	<p>225. CONSTITUTIONAL LAW - EQUAL PROTECTION - DISCRIMINATORY STATUTE EXISTING AT TIME OF ADMISSION OF FOREIGN CORPORATION 41 Harv. L. Rev. 95 , 95</p> <p>Arkansas statutes required personal actions, if against a domestic corporation, to be brought in the county where it has a place of business or in which its chief officer resides,...</p>	1927	Law Review	—	<p>1 S.Ct.</p>
—	<p>226. OLIVER WENDELL HOLMES ON EQUALITY AND ADARAND 47 How. L.J. 59 , 86</p> <p>Justice Holmes's century-old jurisprudence continues to influence the development of American constitutional law. As a scholar and a jurist, Justice Holmes played a major role in...</p>	2003	Law Review	—	—
—	<p>227. THE CONSTITUTIONAL POWER OF CONGRESS TO PROVIDE FOR EXTRATERRITORIAL JURISDICTION IN CIVIL ANTI-TERRORISM MATTERS 29 Ind. Int'l & Comp. L. Rev. 369 , 385</p> <p>International terrorism threatens American interests from beyond the nation's territorial borders. The United States has at its disposal a wide variety of tools to project American...</p>	2019	Law Review	—	<p>3 S.Ct.</p>
—	<p>228. OLIVER WENDELL HOLMES AS A EUGENIC REFORMER: RHETORIC IN THE WRITING OF CONSTITUTIONAL LAW 71 Iowa L. Rev. 833 , 867</p> <p>The potentially ideological character of the act of judging has concerned courts and their critics throughout American constitutional history. One form in which this problem has...</p>	1986	Law Review	—	—
—	<p>229. HOW SUPREME COURT JUSTICES RESPOND TO LITIGANT REQUESTS TO OVERTURN PRECEDENT 85 Judicature 148 , 151</p> <p>Weathering a century of legal realism, attitudinalism, and critical legal studies, stare decisis remains at the heart of scholarly thinking about law. It resides at or near the...</p>	2001	Law Review	—	<p>5 S.Ct.</p>

Treatment	Title	Date	Type	Depth	Headnote(s)
—	230. THE CONSTITUTIONALITY OF MANDATORY PUBLIC SCHOOL COMMUNITY SERVICE PROGRAMS 62-FALL Law & Contemp. Probs. 113 , 113 Proposals for public service programs have long had currency in America, and may be gaining a certain millennium momentum in current public debate. While proposals for national...	1999	Law Review	—	—
—	231. CONSUMER PROTECTION AND THE MAINE UNFAIR TRADE PRACTICES ACT 9 Me. B.J. 78 , 83 For much of this century Maine consumers were hard pressed to get legal relief if a business had treated them unfairly. Their injuries could be real enough—the poorly built roof...	1994	Law Review	—	—
—	232. CASE LAW DEVELOPMENTS 30 Mental & Physical Disability L. Rep. 170 , 299 In a case of first impression, the Pennsylvania supreme court ruled that an expert's opinion testimony—which tracked the statutory factors and was not based on any actuarial...	2006	Law Review	—	3 S.Ct.
—	233. HOW MANY TIMES WAS LOCHNER-ERA SUBSTANTIVE DUE PROCESS EFFECTIVE? 48 Mercer L. Rev. 1049 , 1090 According to Justice David Souter, it is "most familiar history" that back when the Supreme Court took a restricted view of the commerce power, it also "routinely invalidated..."	1997	Law Review	—	—
—	234. JUSTICE HOLMES, BUCK V. BELL, AND THE HISTORY OF EQUAL PROTECTION 90 Minn. L. Rev. 106 , 142+ When Justice Holmes upheld the constitutionality of eugenic sterilization in Buck v. Bell, he wrote what has become his most despised opinion and one of the most reviled decisions...	2005	Law Review	—	1 S.Ct.
—	235. MISSISSIPPI CONFLICT OF LAWS 67 Miss. L.J. 175 , 321 C1-3Table of Contents Introduction. 176 I. Enforcing Judgments. 177 A. Judgments From Other State and Federal Courts. 177 B. Foreign Country Judgments. 190 C. Collateral...	1997	Law Review	—	1 S.Ct.
—	236. THE COURTS' CONFUSED (AND CONFUSING) UNDERSTANDING OF THE CREATION AND TAKING OF HUMAN LIFE 68 Mont. L. Rev. 265 , 283 An ancient proverb (or curse), attributed to the Chinese, says "may you live in interesting times." For observers of the American scene, the last forty years have been...	2007	Law Review	—	—
—	237. CORPORATE PERSONHOOD AND CONSTITUTIONAL RIGHTS FOR CORPORATIONS 54 New Eng. L. Rev. 23 , 48	2019	Law Review	—	2 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p>238. THE DESCENT OF ANTIDISCRIMINATION: ON THE INTELLECTUAL ORIGINS OF THE CURRENT EQUAL PROTECTION JURISPRUDENCE</p> <p>66 N.Y.U. L. Rev. 1165 , 1232</p> <p>By modern standards, the birth of Athena was a rather curious affair. Although her father, Zeus, was somewhat of a cuckold, Athena herself was the product of no such union. Her...</p>	1991	Law Review	—	<p>3</p> <p>S.Ct.</p>
—	<p>239. DISABLING CORPORATE SOVEREIGNTY IN A TRANSNATIONAL LAWSUIT</p> <p>29 PoLAR Pol. & Legal Anthropology Rev. 23 , 41</p> <p>This article examines the opening proceedings of a lawsuit against ChevronTexaco filed on behalf of 30,000 Ecuadorians for industrial contamination in the country's Amazonian...</p>	2006	Law Review	—	<p>2</p> <p>S.Ct.</p>
—	<p>240. JUDICIAL MODESTY AND ABORTION</p> <p>59 S.C. L. Rev. 701 , 733</p> <p>I. Introduction. 701 II. Is Abortion a Constitutional Issue?. 703 A. Roe 's Historical Justification. 704 B. Roe 's Claim of Implicit Unconstitutionality. 708 III. Expansion...</p>	2008	Law Review	—	<p>2</p> <p>S.Ct.</p>
—	<p>241. NONRESIDENT DEFENDANTS DON'T DESERVE CONVENIENCE OR JUSTICE IN SOUTH CAROLINA?</p> <p>55 S.C. L. Rev. 443 , 465+</p> <p>When a South Carolina court acquires personal jurisdiction over a defendant based solely on the state's long-arm statute, the defendant cannot change venue for the convenience of...</p>	2004	Law Review	—	<p>1</p> <p>3</p> <p>5</p> <p>S.Ct.</p>
—	<p>242. THE STRUCTURE OF RATIONAL BASIS AND REASONABLENESS REVIEW</p> <p>45 S. Ill. U. L.J. 415 , 480</p>	2021	Law Review	—	<p>3</p> <p>S.Ct.</p>
—	<p>243. THE REEMERGENCE OF THE RIGHT-PRIVILEGE DISTINCTION IN CONSTITUTIONAL LAW: THE PRICE OF PROTESTING TOO MUCH</p> <p>35 Stan. L. Rev. 69 , 120+</p> <p>The "right-privilege" distinction is a constitutional doctrine that scholars and Supreme Court opinions have long been declaring dead. Like the prematurely rumored death of Mark...</p>	1982	Law Review	—	<p>5</p> <p>S.Ct.</p>
—	<p>244. TAXING OUT-OF-STATE CORPORATIONS AFTER WESTERN & SOUTHERN: AN EQUAL PROTECTION ANALYSIS</p> <p>34 Stan. L. Rev. 877 , 899+</p> <p>The commerce clause protects out-of-state (foreign) corporations from the states' natural tendency to promote local concerns through discriminatory taxation. Because of this...</p>	1982	Law Review	—	<p>3</p> <p>S.Ct.</p>
—	<p>245. INEQUALITY IN SCHOOL FINANCING: THE ROLE OF THE LAW</p> <p>25 Stan. L. Rev. 335 , 402</p> <p>After this Article went to press, the Supreme Court handed down its decision in Rodriguez v. San Antonio Independent School District, 41 U.S.L.W. 4407 (U.S. Mar. 21, 1973). In a...</p>	1973	Law Review	—	<p>3</p> <p>S.Ct.</p>

Treatment	Title	Date	Type	Depth	Headnote(s)
—	246. EQUAL PROTECTION AND THE INDIGENT DEFENDANT: GRIFFIN AND ITS PROGENY 16 Stan. L. Rev. 394 , 415 Few of our ideals are more venerable than is equal justice for rich and poor. The Old Testament exhorts us to espouse this ideal, and it was codified in England during the...	1964	Law Review	—	3 S.Ct.
—	247. CONSENT AND THE CONSTITUTION 5 Stan. L. Rev. 514 , 521 Constitutional Law—Conflict of Laws—Foreign Insurance Company's Consent to "Direct-Action" Statute, Given as Condition of Doing Business, Cannot Be Enforced in Derogation of...	1953	Law Review	—	1 S.Ct.
—	248. MAKING EQUAL PROTECTION ANALYSIS MAKE SENSE 49 Syracuse L. Rev. 1191 , 1246 Introduction. 1192 I. The Principles of Equal Protection. 1197 II. The Judicial Development of Equal Protection Law. 1198 A. Early Interpretations--From Prohibited Classification...	1999	Law Review	—	—
—	249. EQUAL PROTECTION AND STATE TAXATION OF INTERSTATE BUSINESS 41 Tax Law. 83 , 102 The equal protection clause of the fourteenth amendment, which has long played only a subsidiary role in protecting nonresidents from discriminatory state taxation, has recently...	1987	Law Review	—	3 S.Ct.
—	250. A SUGGESTED REVISION OF THE TEXAS VENUE STATUTE 30 Tex. L. Rev. 547 , 574 The privilege of a defendant to be sued in the county of his residence, except in certain specified types of cases, as been the basic concept of venue in Texas since the first...	1952	Law Review	—	1 S.Ct.
—	251. CONSTITUTIONAL LAW-DENIAL OF RECOVERY FOR PERSONAL INJURIES.- HARLOW V. RYLAND, 78 F.SUPP. 488 (E.D.ARK. 1948); AFF'D. 172 F.2D 784 (8TH CIR. 1949) 28 Tex. L. Rev. 440 , 441 P, an aunt of D, sought to recover in a federal district court for injuries sustained while a non-paying guest in D's automobile, as a result of D's willful misconduct. D moved to...	1950	Law Review	—	5 S.Ct.
—	252. VALIDITY OF SPECIAL-COMMODITY CARRIER PERMITS UNDER THE EQUAL PROTECTION CLAUSE 20 Tex. L. Rev. 196 , 204 The Texas Legislature in 1931 classified motor carriers for hire as common carriers, contract carriers, and special-commodity carriers, for purposes of licensing and regulation. ...	1941	Law Review	—	3 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
—	<p>253. CONSTITUTIONAL LAW-EQUAL PROTECTION-VENUE STATUTES DISCRIMINATING AGAINST CORPORATIONS 7 Tex. L. Rev. 155 , 155</p> <p>Defendant, a private corporation of Texas, appealed from a verdict against it, after its plea of privilege had been overruled, on the ground that the Texas venue statute,...</p>	1928	Law Review	—	<p>1 S.Ct.</p>
—	<p>254. BUSINESS ASSOCIATIONS REIGN SUPREME: THE CORPORATIST UNDERPINNINGS OF CITIZENS UNITED V. FEDERAL ELECTION COMMISSION 27 T.M. Cooley L. Rev. 477 , 508</p> <p>When the United States Supreme Court handed down its landmark decision in Citizens United v. Federal Election Commission in 2010, the ruling ultimately dealt a strong blow to...</p>	2010	Law Review	—	<p>2 S.Ct.</p>
—	<p>255. EQUAL PROTECTION 12 Touro L. Rev. 853 , 883+</p> <p>N.Y. CONST. art. I, § 11: No person shall be denied the equal protection of the laws of this state or any subdivision thereof. U.S. CONST. amend. XIV, § 1: No state shall . deny to...</p>	1996	Law Review	—	<p>3 S.Ct.</p>
—	<p>256. THE DECEMBER 1993 AMENDMENTS TO THE FEDERAL RULES OF CIVIL PROCEDURE-- A CRITICAL ANALYSIS 12 Touro L. Rev. 7 , 121</p> <p>INTRODUCTION 9 I. RULE 4 - SERVICE OF THE SUMMONS AND COMPLAINT 10 A. Summons and Service. 12 1. Form of Summons and Method of Service. 12 2. New "Waiver of Service" Provision....</p>	1995	Law Review	—	<p>1 S.Ct.</p>
—	<p>257. GEOGRAPHY AS A LITIGATION WEAPON: CONSUMERS, FORUM-SELECTION CLAUSES, AND THE REHNQUIST COURT 40 UCLA L. Rev. 423 , 515</p> <p>Last Term, in Carnival Cruise Lines, Inc. v. Shute, the Supreme Court seemed to continue its recent efforts to confer on parties the power to establish by contract the procedural...</p>	1992	Law Review	—	—
—	<p>258. 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>1 S.Ct.</p>
—	<p>259. COMMITMENT FOLLOWING AQUITTAL BY REASON OF INSANITY AND THE EQUAL PROTECTION OF THE LAWS 116 U. Pa. L. Rev. 924 , 941</p> <p>To the defendant solicitous of his liberty, all acquittals are not of equal value; acquittal by reason of insanity does not often result in liberation. Only in a handful of...</p>	1968	Law Review	—	<p>3 S.Ct.</p>

Treatment	Title	Date	Type	Depth	Headnote(s)
—	260. LIMITATIONS ON THE LEGISLATURE: PENNSYLVANIA CONSTITUTION ARTICLE III-- 100 U. Pa. L. Rev. 1217 , 1236 Although it has been subjected to constant criticism almost since the day of its inception, the present Pennsylvania Constitution, amendments excepted, has been the fundamental law...	1952	Law Review	—	—
—	261. ADVANCING THE CULTURE OF LIFE THROUGH FAITHFUL CITIZENSHIP 2 U. St. Thomas J. L. & Pub. Pol'y 20 , 52 One of the fundamental questions that people of faith confront is how to describe our condition. Are we Catholics who are citizens of America, or are we Americans who are members...	2008	Law Review	—	2 S.Ct.
—	262. FRANKENSTEIN'S BABY: THE FORGOTTEN HISTORY OF CORPORATIONS, RACE, AND EQUAL PROTECTION 108 Va. L. Rev. 581 , 656 This Article highlights the crucial role corporations played in crafting an expansive interpretation of the Fourteenth Amendment. Exposing the role of race in the history of the...	2022	Law Review	—	—
—	263. For the Civil Practitioner 52 Wash. & Lee L. Rev. 471 , 705 I. Bankruptcy A. Discharge of Debts River Place East Housing Corp. v. Rosenfeld (In re Rosenfeld) Thompson v. Virginia (In re Thompson) B. Preferences Maurice Sporting Goods, Inc....	1995	Law Review	—	3 S.Ct.
—	264. PRESERVING THE BILL OF RIGHTS IN THE MODERN ADMINISTRATIVE-INDUSTRIAL STATE 31 Wm. & Mary L. Rev. 321 , 363 Most Americans draw much of their economic and social sustenance from their affiliations with public and private institutions. Middle and upper class Americans largely define...	1990	Law Review	—	—
—	265. WITHIN THE STATES' JURISDICTION: METROPOLITAN, NORTHEAST BANCORP, AND THE EQUAL PROTECTION CLAUSE 96 Yale L.J. 2110 , 2131+ The equal protection clause of the Fourteenth Amendment provides that "[n]o State shall . deny to any person within its jurisdiction the equal protection of the laws." Although...	1987	Law Review	—	2 3 S.Ct.
—	266. FOREIGN CORPORATIONS-STATE BOUNDARIES FOR NATIONAL BUSINESS 59 Yale L.J. 737 , 758+ The United States combines economic unity with political federalism. As a result, corporations chartered in one state carry on an enormous volume of trading in other states, to...	1950	Law Review	—	1 S.Ct.

Treatment	Title	Date	Type	Depth	Headnote(s)
—	267. THE LEGISLATIVE MONOPOLIES ACHIEVED BY SMALL BUSINESS 48 Yale L.J. 847 , 858 A favorite assumption of American society is that commerce and industry are grounded upon a free competitive system. In the picture of a nation of individual businessmen operating...	1939	Law Review	—	3 S.Ct.
—	268. THE SUPREME COURT AND PRIVATE RIGHTS 47 Yale L.J. 1051 , 1078 Some of the social-political theories which influenced the framers of the Constitution were derived from Locke, Hume, Harrington, Coke and Blackstone. These men were less concerned...	1938	Law Review	—	—
—	269. RETALIATORY TAXATION OF FOREIGN INSURANCE CORPORATIONS 42 Yale L.J. 785 , 787 Although reciprocal and retaliatory statutes applying to the taxation of foreign insurance corporations have existed for many years in a majority of the states, the...	1933	Law Review	—	5 S.Ct.
—	270. TAXATION DIRECTED AGAINST THE CHAIN STORE 40 Yale L.J. 431 , 441 Independent merchants have sought for many years to hamper the development of chain stores and by burdening them with taxes and regulations to offset the competitive advantage the...	1931	Law Review	—	—
—	271. P 8497 THE STEWART ORGANIZATION, INC., WALTER H. STEWART AND JAMES S. SNOW, JR. V. RICOH CORP. AND RICOH OF AMERICA, INC. The Stewart Organization, Inc., Walter H. Stewart and James S. Snow, Jr. v. Ricoh Corp. and Ricoh of America, Inc. ¶ 8497. U.S. Court of Appeals, Eleventh Circuit. No. 85-7231....	1986	Other Secondary Source	—	—
—	272. JURISDICTION OVER FOREIGN CORPORATIONS BASED ON REGISTRATION AND APPOINTMENT OF AN AGENT: AN UNCONSTITUTIONAL CONDITION PERPETUATED A jurisdictional question that has divided state and federal courts concerns the effect of a foreign corporation's appointment of a resident agent, in compliance with state...	1990	Other Secondary Source	—	5 S.Ct.
—	273. P 297,828 IN RE: JOSEPH LEE MOORE Health Care Compliance Reporter	1976	Other Secondary Source	—	—
—	274. P 297,828 IN RE: JOSEPH LEE MOORE Health Care Compliance Reporter	1976	Other Secondary Source	—	—
—	275. P 297,828 IN RE: JOSEPH LEE MOORE Health Care Compliance Reporter	1976	Other Secondary Source	—	—
—	276. P 297,828 IN RE: JOSEPH LEE MOORE Health Care Compliance Reporter	1976	Other Secondary Source	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	277. P 297,828 IN RE: JOSEPH LEE MOORE Health Care Compliance Reporter	1976	Other Secondary Source	—	—
—	278. P 297,828 IN RE: JOSEPH LEE MOORE Health Care Compliance Reporter	1976	Other Secondary Source	—	—
—	279. P 297,828 IN RE: JOSEPH LEE MOORE Health Care Compliance Reporter	1976	Other Secondary Source	—	—
—	280. P 297,828 IN RE: JOSEPH LEE MOORE Health Care Compliance Reporter	1976	Other Secondary Source	—	—
—	281. P 297,828 IN RE: JOSEPH LEE MOORE Health Care Compliance Reporter	1976	Other Secondary Source	—	—
—	282. P 297,828 IN RE: JOSEPH LEE MOORE Health Care Compliance Reporter	1976	Other Secondary Source	—	—
—	283. P 297,828 IN RE: JOSEPH LEE MOORE Health Care Compliance Reporter	1976	Other Secondary Source	—	—
—	284. THE PEOPLE EX REL. BORGHILD CHRISTIANSEN, APPELLANT, VS. FRANCIS X. CONNELL, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, APPELLEE. Labor & Employment Law 118 N.E.2d 262 THE PEOPLE ex rel. Borghild Christiansen, Appellant, vs. FRANCIS X. CONNELL, Clerk of the Circuit Court of Cook County, Appellee. PEO. EX REL. CHRISTIANSEN v....	1954	Other Secondary Source	—	—
—	285. 1991-92 Preview of the United States Supreme Court Cases 304, State venue statutes and nonresident defendants: How friendly does a state have to be? Burlington Northern Railroad Company v. William D. Ford and Thomas L. Johnson Preview of the United States Supreme Court Cases In 1908, Congress enacted the Federal Employers' Liability Act ("FELA"), 45 U.S.C. ss 51-60 (1988), to provide a uniform system of remedies for railroad workers hurt on the job....	1992	Other Secondary Source	—	1 S.Ct.
—	286. P 62,383 THOMAS B. EASTMAN, ET AL. V. YELLOW CAB COMPANY, ET AL. Trade Regulation Reporter (Trade Cases) Thomas B. Eastman, et al. v. Yellow Cab Company, et al. 1948-1949 Trade Cases ¶ 62,383. U.S. Court of Appeals, Seventh Circuit. No. 9607. October Term, 1948, January Session, 1949....	1949	Other Secondary Source	—	—