

 KeyCite Yellow Flag - Negative Treatment

Not Followed as Dicta [Dicta Hutchins v. District of Columbia](#), D.C.Cir., June 18, 1999

21 S.Ct. 128

Supreme Court of the United States

R. A. WILLIAMS, *Plff. in Err.*,

v.

EDGAR FEARS, Sheriff, and R. B. Aycock, Jailer.

No. 287.

|

Argued October 29, 1900.

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Decided December 10, 1900.

Synopsis

IN ERROR to the Supreme Court of the State of Georgia to review a decision affirming a judgment sustaining a license tax on emigrant agents. *Affirmed*.

See same case below, [35 S. E. 699](#).

West Headnotes (4)

[1] **Commerce**

 Particular Subjects and Taxes

A burden on interstate commerce is not imposed by Laws Ga.1898, p. 21, par. 10, § 4, imposing a license tax on emigrant agents engaged in the business of hiring persons to labor outside the state.

[15 Cases that cite this headnote](#)

[2] **Constitutional Law**

 Trade, Business, Profession, or Occupation, Regulation Of

Constitutional Law

 Trade, Business, Profession, or Occupation, Regulation Of

Labor and Employment

 Validity

The imposition of a license tax upon emigrant agents by Laws Ga. 1898, p. 21, par. 10, § 4,

which leaves laborers free to make their own contracts, and restricts the business of inducing them to enter into labor contracts and to change their location only by imposing a license tax upon it, is not in violation of [U.S.C.A.Const. Amend. 14](#), or of U.S.C.A.Const. art. 4, § 2, as an abridgment of the privileges and immunities of citizens.

[37 Cases that cite this headnote](#)

[3]

Constitutional Law

 Other Particular Occupations and Businesses

Labor and Employment

 Validity

A discrimination against persons engaged in the business of emigrant agents hiring persons to labor outside the state, by a statute which imposes a license tax upon them, but not upon persons engaged in hiring laborers to work within the state, is not unconstitutional as a denial of the equal protection of the laws.

[36 Cases that cite this headnote](#)

[4]

Licenses

 Constitutionality and Validity of Acts and Ordinances

Imposition of license tax upon emigrant agents by Laws Ga.1898, p. 21, par. 10, § 4, is not unconstitutional.

[3 Cases that cite this headnote](#)

Attorneys and Law Firms

****129 *273 Mr.James Davison** for plaintiff in error.

Mr.J. M. Terrell for defendants in error.

Opinion

****128 Statement by Mr. Chief Justice Fuller:**

***271** R. A. Williams was arrested on a warrant issued by the county court of Morgan county, Georgia, and placed in the county jail on his failure to give bond pending his trial.

Thereupon he made application to the judge of the superior court within and for that county for a writ of habeas corpus by petition alleging that the warrant under which he was arrested charged him with a violation of the 10th paragraph of § 2 of the general tax act of Georgia of 1898, and that his restraint was illegal because that part of the act was in conflict with clause 3 of § 8, and with clause 5 of § 9, of article 1, and with § 2 of article 4 of the Constitution of the United States; and also with the 14th Amendment. The writ of habeas corpus was duly issued, and the application heard on the return thereto, which resulted in the denial of the petition by the superior court, and the remanding of Williams to custody. The case was then carried to the supreme court of Georgia, where, on April 11, 1900, judgment was rendered affirming the judgment of the superior court. [35 S. E. 699.](#)

The title of the general tax act of 1898 (Georgia Laws 1898, p. 21) read thus:

'An act to levy and collect a tax for the support of the state government and the public institutions; for educational purposes in instructing children in the elementary branches of an English education only; to pay the interest on the public debt, and to pay maimed Confederate soldiers and widows of Confederate soldiers such amounts as are allowed them by law for each of the fiscal years 1899 and 1900; to prescribe what persons, professions, and property are liable to taxation; to *272 prescribe the methods of collecting and receiving taxes; to prescribe the method of ascertaining the property of the state subject to taxation; to prescribe additional questions to be propounded to taxpayers, and to provide penalties and forfeitures for nonpayment of taxes; to prescribe how the oath of taxpayers shall be administered, and provide penalties for violation thereof, and for other purposes.'

Section 2 provided 'that in addition to the ad valorem tax on real estate and personal property as required by the Constitution and provided for in the preceding section, the following specific taxes shall be levied and collected for each of said fiscal years 1899 and 1900.'

Then followed paragraphs imposing poll taxes, and taxes on lawyers, doctors, photographers, auctioneers, keepers of pool and billiard tables, traveling vendors of patent or proprietary medicines, special nostrums, jewelry, paper, soap, or other merchandise, local insurance agents, etc.

Paragraph 10 was as follows:

'Upon each emigrant agent, or employer or employee of such agents, doing business in this state, the sum of \$500 for each county in which such business is conducted.'

Section 4 was as follows:

'Be it further enacted by the authority aforesaid, that the taxes provided for in paragraphs 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, and 32 of § 2 of this act shall be paid in full for the fiscal years for which they are levied to the tax collectors of the counties where such vocations are carried on at the time of commencing to do business specified in said paragraphs. Before any person taxed by paragraphs 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, and 32 of § 2 of this act shall be authorized to carry on said business they shall go before the ordinary of the county in which they propose to do business, and register their names, places of business, and at the same time pay their taxes to the tax collector; and it shall be the duty of said ordinary to immediately notify the comptroller general and the tax collector. Any person failing to register with the ordinary, or, having registered, failing to pay the tax as herein required, shall be liable to indictment for misdemeanor, and, on conviction, shall be fined not less than double the tax, or be imprisoned as prescribed by § 1039 of volume 3 of the Code of 1895, or both, in the discretion of the court. One half of said fine shall be applied to the payment of the tax, and the other to the fund of fines and forfeitures for use of officers of court.'

Mr. Chief Justice Fuller delivered the opinion of the court:

Persons following the occupations named in some twenty-nine paragraphs of § 2 of the tax act of 1898, if they failed to register their names before the ordinary, or, having registered, failed to pay their taxes, as required by § 4, were liable to indictment for misdemeanor.

The supreme court of Georgia pointed out that it did not distinctly appear whether Williams was charged with having done business without registering, or without paying the tax, but considered that to be immaterial, since he could not be punished for a failure to do either, if the provision imposing the tax were unconstitutional.

As preliminary to considering the validity of the provision the court, as matter of original definition, and in view of prior legislation (Acts 1876, p. 17; Acts 1877, p. 120; Code, 1882, § 4598, *a, b, c*), held that the term 'emigrant agent,' as used in the general tax act of 1898, meant a person engaged in hiring

laborers in Georgia to be employed beyond the limits of that state.

The court called attention to the fact that, while previous acts had required a license, this act provided for a specific tax on the occupation of emigrant agents in common with very many other occupations, the declared purpose of the levy being for the support of the government, and ruled that the question of whether the tax was so excessive as to amount to a prohibition on the transaction of that business did not arise, and, indeed, was not raised.

*274 The inquiry is, then, whether a state law taxing occupations is invalid so far as applicable to the pursuit of the business of hiring persons to labor outside the state limits, because in conflict with the Federal Constitution.

On behalf of plaintiff in error it is insisted that paragraph 10 is in conflict with the 14th Amendment because it restricts the right of the citizen to move from one state to another, and so abridges his privileges and immunities; impairs the natural right to labor; and is class legislation, discriminating arbitrarily and without reasonable basis.

Undoubtedly the right of locomotion, the right to remove from one place to another according to inclination, is an attribute of personal liberty, and the right, ordinarily, of free transit from or through the territory of any state is a right secured by the 14th Amendment and by other provisions of the Constitution.

And so as to the right to contract. The liberty, of which the deprivation without due process of law is forbidden, ‘means not only the right of the citizen to be free from **130 the mere physical restraint of his person, as by incarceration, but the term is deemed to embrace the right of the citizen to be free in the enjoyment of all his faculties; to be free to use them in all lawful ways; to live and work where he will; to earn his livelihood by any lawful calling; to pursue any livelihood or avocation, and for that purpose to enter into all contracts which may be proper, necessary, and essential to his carrying out to a successful conclusion the purposes above mentioned; . . . although it may be conceded that this right to contract in relation to persons or property or to do business within the jurisdiction of the state may be regulated and sometimes prohibited when the contracts or business conflict with the policy of the state as contained in its statutes.’ *Allgeyer v. Louisiana*, 165 U. S. 589, 591, 41 L. ed. 835, 836, 17 Sup. Ct. Rep. 427; *Holden v. Hardy*, 169 U. S. 366, 42 L. ed. 780, 18 Sup. Ct. Rep. 383.

But this act is a taxing act, by the 2d section of which taxes are levied on occupations, including, by paragraph 10, the occupation of hiring persons to labor elsewhere. If it can be said to affect the freedom of egress from the state, or the freedom of contract, it is only incidentally and remotely. The *275 individual laborer is left free to come and go at pleasure, and to make such contracts as he chooses, while those whose business it is to induce persons to enter into labor contracts and to change their location, though left free to contract, are subjected to taxation in respect of their business as other citizens are.

The amount of the tax imposed on occupations varies with the character of the occupation. Dealers in futures are compelled to pay \$1,000 annually for each county in which the business is carried on; circus companies exhibiting in cities or towns of 20,000 inhabitants or more, \$1,000 each day of exhibition; peddlers of cooking stoves or ranges, \$200 in every county in which such peddler may do business; peddlers of clocks, \$100; and so on.

The general legislative purpose is plain, and the intention to prohibit this particular business cannot properly be imputed from the amount of the tax payable by those embarked in it, even if we were at liberty on this record to go into that subject.

It would seem, moreover, that the business itself is of such nature and importance as to justify the exercise of the police power in its regulation. We are not dealing with single instances, but with a general business, and it is easy to see that, if that business is not subject to regulation, the citizen may be exposed to misfortunes from which he might otherwise be legitimately protected.

Nor does it appear to us that the objection of unlawful discrimination is tenable.

The point is chiefly rested on the ground that, inasmuch as the business of hiring persons to labor within the state is not subjected to a like tax, the equal protection of the laws secured by the 14th Amendment is thereby denied.

In *Shepperd v. Sumter County Comrs.* 59 Ga. 535, 27 Am. Rep. 394, approved and followed in this case, the supreme court of Georgia decided that the act of 1876, which required a license as preliminary to carrying on this business, was not unconstitutional on this ground, for the reason that it did not appear that hiring for internal employment had become a business in Georgia, or was *276 pursued as such by any person or persons. And for the further reason that the

state could properly discriminate in its police and fiscal legislation between occupations of similar nature but of dissimilar tendency; between those which tended to induce the laboring population to leave, and those which tended to induce that population to remain.

We are unable to say that such a discrimination, if it existed, did not rest on reasonable grounds, and was not within the discretion of the state legislature. *American Sugar Ref. Co. v. Louisiana*, 179 U.S. 89, ante, p. 43, 21 Sup. Ct. Rep. 43, and cases cited.

In fine, we hold that the act does not conflict with the 14th amendment in the particulars named.

Counsel for plaintiff in error further contends that the imposition of the tax cannot be sustained because in contravention of clause 3 of § 8, and clause 5 of § 9, of article 1 of the Constitution.

Clause 5 of § 9 provides that ‘no tax or duty shall be laid on articles exported from any state.’ The facts of this case do not bring it within the purview of this prohibition upon the power of Congress, and it need not be considered as a substantive ground of objection.

The real question is, Does this law amount to a regulation of commerce among the states? To answer that question in the affirmative is to hold that the emigrant agent is engaged in such commerce, and that this tax is a restriction thereon.

In *Mobile County v. Kimball*, 102 U.S. 702, 26 L.ed. 241, Mr. Justice Field, delivering the opinion of the court, said: ‘Commerce with foreign nations and among the states, strictly considered, consists in intercourse and traffic, including in these terms navigation and the transportation and transit of persons and property, as well as the purchase, sale, and exchange of commodities.’ Broad as is the import of the word ‘commerce’ as used in the Constitution, this definition is quite comprehensive enough for our purposes here.

These agents were engaged in hiring laborers in Georgia to be employed beyond the limits of the state. Of course, transportation must eventually take place as the result of such contracts, but it does not follow that the emigrant agent was engaged *277 in transportation, or that the tax on his occupation was levied on transportation.

In *McCall v. California*, 136 U.S. 104, 34 L.ed. 391, 3 Inters. Com. Rep. 181, 10 Sup. Ct. Rep. 881, we held that the agency of a line of railroad between Chicago and New

York, established in San Francisco for the purpose of inducing passengers going from **131 San Francisco to New York to take that line at Chicago, but not engaged in selling tickets for the route, or receiving or paying out money on account of it, was an agency engaged in interstate commerce. But there the business was directly connected with interstate commerce, and consisted wholly in carrying it on. The agent was the agent of the transportation company, and he was acting solely in its interests.

So in *Norfolk & W.R. Co. v. Pennsylvania*, 136 U.S. 114, 34 L.ed. 394, 3 Inters. Com. Rep. 178, 10 Sup. Ct. Rep. 958, it was ruled that a tax imposed by a state on a corporation engaged in the business of interstate commerce, as described, for the privilege of keeping an office in the state, was a tax on commerce among the states.

On the other hand, it was held in *Nathan v. Louisiana*, 8 How. 73, 12 L.ed. 992, that a broker dealing in foreign bills of exchange was not engaged in commerce, but in supplying an instrument of commerce, and that a state tax on all money or exchange brokers was not void as to him as a regulation of commerce.

In *Paul v. Virginia*, 8 Wall. 168, 183, 19 L.ed. 357, 361, it was decided that issuing a policy of insurance was not a transaction of commerce, and it was said: ‘The policies are simple contracts of indemnity against loss by fire, entered into between the corporations and the assured for a consideration paid by the latter. These contracts are not articles of commerce in any proper meaning of the word. They are not subjects of trade and barter offered in the market as something having an existence in value independent of the parties to them. They are not commodities to be shipped or forwarded from one state to another and then put up for sale.’

Again, in *Hooper v. California*, 155 U.S. 648, 655, 39 L.ed. 297, 300, 5 Inters. Com. Rep. 610, 15 Sup. Ct. Rep. 207, it was held that a section of the Penal Code of California making it a misdemeanor for a person in that state to procure insurance for a resident in the state from an insurance company not incorporated *278 under its laws, and which had not complied with its laws relative to insurance, was not a regulation of commerce. Mr. Justice White there adverts to the real distinction on which the general rule and its exceptions are based, ‘and which consists in the difference between interstate commerce or an instrumentality thereof on the one side, and the mere incidents which may attend the carrying on of such commerce on the other. This distinction has always been carefully observed, and is clearly defined

by the authorities cited. If the power to regulate interstate commerce applied to all the incidents to which said commerce might give rise and to all contracts which might be made in the course of its transaction, that power would embrace the entire sphere of mercantile activity in any way connected with trade between the states, and would exclude state control over many contracts purely domestic in their nature.'

The imposition of this tax falls within the distinction stated. These labor contracts were not in themselves subjects of traffic between the states, nor was the business of hiring laborers so immediately connected with interstate transportation or interstate traffic that it could be correctly said that those who followed it were engaged in interstate

commerce, or that the tax on that occupation constituted a burden on such commerce.

Nor was the imposition in violation of § 2 of article 4, as there was no discrimination between the citizens of other states and the citizens of Georgia.

Judgment affirmed.

Mr. Justice **Harlan** dissented.

All Citations

179 U.S. 270, 21 S.Ct. 128, 45 L.Ed. 186

Negative Treatment

Negative Citing References (5)

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

Treatment	Title	Date	Type	Depth	Headnote(s)
Not Followed as Dicta	 1. Hutchins v. District of Columbia MOST NEGATIVE 188 F.3d 531 , D.C.Cir. Minors, parents, and private business brought action against District of Columbia to challenge constitutionality of District's Juvenile Curfew Act. The United States District Court...	June 18, 1999	Case	   	—
Distinguished by	2. People v. Cole 9 Cal.Rptr. 788 , Cal.Super.A.D. Prosecution for soliciting sales without a license in violation of ordinance. From a judgment of Municipal Court, Fremont-Newark-Union City Judicial District, E. A. Quaresma, J.	Dec. 14, 1960	Case	   	—
Distinguished by	3. State v. Ruesch 571 N.W.2d 898 , Wis.App. CRIMINAL JUSTICE - Stalking. Subsection of stalking statute exempting constitutionally protected conduct does not provide additional element of crime.	Oct. 30, 1997	Case	   	—
Distinguished by	4. Vincent v. City of Sulphur 805 F.3d 543 , 5th Cir.(La.) CIVIL RIGHTS - Immunity. Police officers who issued no-trespass warning to city resident were entitled to qualified immunity.	Oct. 28, 2015	Case	   	—
Distinguished by	 5. United States v. Campbell 309 F.Supp.3d 738 , D.S.D. CRIMINAL JUSTICE - Bail. Imposition of conditions of release under Adam Walsh amendments to Bail Reform Act did not violate due process.	Feb. 21, 2018	Case	   	—

History (2)

Direct History (2)

1. [Williams v. Fears](#)

110 Ga. 584 , Ga. , Apr. 11, 1900

Affirmed by



2. [Williams v. Fears](#)

179 U.S. 270 , U.S.Ga. , Dec. 10, 1900

Citing References (500)

Treatment	Title	Date	Type	Depth	Headnote(s)
Not Followed as Dicta <small>NEGATIVE</small>	 1. Hutchins v. District of Columbia 188 F.3d 531, 537+ , D.C.Cir. Minors, parents, and private business brought action against District of Columbia to challenge constitutionality of District's Juvenile Curfew Act. The United States District Court...	June 18, 1999	Case		—
Distinguished by <small>NEGATIVE</small>	 2. Vincent v. City of Sulphur 805 F.3d 543, 548+ , 5th Cir.(La.) CIVIL RIGHTS - Immunity. Police officers who issued no-trespass warning to city resident were entitled to qualified immunity.	Oct. 28, 2015	Case		—
Discussed by	 3. City of Chicago v. Morales 119 S.Ct. 1849, 1857+ , U.S.III. After they were charged with violating city's gang loitering ordinance, defendants in one set of actions moved to dismiss actions. The Circuit Court, Cook County, Thaddeus L....	June 10, 1999	Case		—
Discussed by	 4. Memorial Hospital v. Maricopa County 94 S.Ct. 1076, 1093+ , U.S.Ariz. Appeal from a decision of the Arizona Supreme Court, 108 Ariz. 373, 498 P.2d 461, vacating a judgment of trial court compelling county board of supervisors to accept an indigent...	Feb. 26, 1974	Case		—
Discussed by	 5. Colgate v. Harvey 56 S.Ct. 252, 254+ , U.S.Vt. Mr. Justice STONE, Mr. Justice BRANDEIS, and Mr. Justice CARDODO, dissenting in part. Appeal from the Supreme Court of the State of Vermont. Proceeding by James C. Colgate against...	Dec. 16, 1935	Case		—
Discussed by	 6. Lutz v. City of York, Pa. 899 F.2d 255, 261+ , 3rd Cir.(Pa.) Action was brought challenging constitutionality of Pennsylvania ordinance outlawing "cruising," which consisted of driving repeatedly around loop of certain major public roads...	Mar. 28, 1990	Case		—
Discussed by	 7. Vincent v. City of Sulphur 28 F.Supp.3d 626, 638+ , W.D.La. CIVIL RIGHTS - Immunity. City resident's procedural due process rights were violated, for purposes of qualified immunity, when officers banned him from city property.	May 15, 2014	Case		—
Discussed by	 8. U.S. v. Torres 566 F.Supp.2d 591, 597+ , W.D.Tex. CRIMINAL JUSTICE - Bail. Adam Walsh Amendment's mandatory imposition of curfew and electronic monitoring violates procedural due process.	July 18, 2008	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	 9. Whitehead v. Whitehead  492 P.2d 939, 944+ , Hawai'i Divorce proceeding. The Third Circuit Court, hawaii County, Nelson K. Doi, J., entered decree of divorce for plaintiff, and the state appealed. The Supreme Court, Marumoto, J.,...	Jan. 19, 1972	Case	   	—
Discussed by	10. In re Craig  1911 WL 1775, *5+ , Hawai'i Terr. By section 55 of the Organic Act the Legislature of this Territory was vested with the power of taxation and also the right to legislate in exercise of the police power. The...	May 15, 1911	Case	   	—
Discussed by	11. Cole v. Commonwealth 193 S.E. 517, 522+ , Va. Error to Hustings Court of Richmond; John L. Ingram, Judge. Robert E. Cole was convicted of doing business as a labor agent without a license, and he brings error. Affirmed.	Nov. 11, 1937	Case	   	—
Discussed by	12. Brief in Opposition  Unger v. Taylor 2010 WL 3375627, *3375627+ , U.S. (Appellate Petition, Motion and Filing)	Aug. 24, 2010	Petition	  	—
Discussed by	13. Petition for Writ of Certiorari Zucker v. Kennedy 2010 WL 2007737, *2007737+ , U.S. (Appellate Petition, Motion and Filing)	May 18, 2010	Petition	  	—
Discussed by	14. Petition Gary D. SWANK, Petitioner, v. James SMART, Individually and as City Marshal, City of Carthage, Illinois; James R. Nightingale, Individually and as May... 1990 WL 10058719, *1+ , U.S. (Appellate Petition, Motion and Filing)	July 26, 1990	Petition	  	—
Discussed by	15. Jurisdictional Statement Pursuant to Rule 15  Nukk v. Shaughnessy 1955 WL 72388, *1+ , U.S. (Appellate Petition, Motion and Filing)	Jan. 15, 1955	Petition	  	—
Discussed by	16. Brief of American Civil Liberties Union, and American Civil Liberties Union of Colorado, Amici Curiae Hall v. Beals 1969 WL 120132, *120132+ , U.S. (Appellate Brief)	Aug. 04, 1969	Brief	  	—
Discussed by	17. Brief of Federation of American Scientists and American Jewish Congress As Amici Curiae  Dayton v. Dulles 1958 WL 91909, *91909+ , U.S. (Appellate Brief)	Feb. 13, 1958	Brief	  	—
Discussed by	18. Brief for Petitioner  Dayton v. Dulles 1958 WL 92275, *92275+ , U.S. (Appellate Brief)	Feb. 07, 1958	Brief	  	—

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	19. Brief for Petitioners Kent v. Dulles 1958 WL 92029, *92029+, U.S. (Appellate Brief)	Feb. 03, 1958	Brief		—
Discussed by	20. Appellants' Brief Nukk v. Shaughnessy 1955 WL 72386, *72386+, U.S. (Appellate Brief)	Sep. 12, 1955	Brief		—
Discussed by	21. Brief of Appellees A. Magnano Co. v. Hamilton 1934 WL 60234, *60234+, U.S. (Appellate Brief)	Mar. 05, 1934	Brief		—
Discussed by	22. Brief of Appellant UNITED STATES OF AMERICA, Appellant, v. David STEPHENS, Appellee. 2009 WL 4920852, *4920852+, 8th Cir. (Appellate Brief)	Dec. 09, 2009	Brief		—
Discussed by	23. Brief for Appellees Deshawn Green, Debby Venturella, and Diana P. BERTOLLT, on behalf of themselves and all others similarly situated, Plaintiffs-Appellees, v. Eloise AND... 1993 WL 13011113, *1+, 9th Cir. (Appellate Brief)	June 18, 1993	Brief		—
Discussed by	24. Reply Brief of Plaintiffs/Appellants Anthony Catron, Jo Anne Reynolds, William Shumate and Raymond Young Anthony CATRON, et al., Plaintiffs/Appellants, v. CITY OF ST. PETERSBURG, Defendant/Appellee. 2010 WL 4931223, *4931223+, 11th Cir. (Appellate Brief)	2010	Brief		—
Discussed by	25. Reply Brief of Appellant Patrick J. CHURCH, Appellant, v. State of Alaska, Department of Revenue, Appellee. 1997 WL 34621601, *34621601+, Alaska (Appellate Brief)	Feb. 12, 1997	Brief		—
Discussed by	26. Appellants' Opening Brief THE PEOPLE ex rel. Jeff W. Reisig as District Attorney, Plaintiff and, Respondent, v. Broderick BOYS, et al., Defendants;, Timothy ACUA, et al., Appel... 2013 WL 1717576, *1+, Cal.App. 3 Dist. (Appellate Brief)	Apr. 08, 2013	Brief		—
Discussed by	27. Brief of Petitioner Christopher A. PENTICO, Petitioner, v. STATE OF IDAHO, Respondent. 2014 WL 6988750, *1+, Idaho (Appellate Brief)	Nov. 28, 2014	Brief		—
Discussed by	28. Memorandum in Support for Declaratory Judgment FRCP Rule 57, Title 28 U.S.C. [2201] David L. OWEN, individually and as Trustee for Remington Investments, Inc. Profit-Sharing Plan and Trust aka Profit Sharing Trust Remington Investment... 2001 WL 34675524, *34675524+, S.D.Cal. (Trial Motion, Memorandum and Affidavit)	Feb. 02, 2001	Motion		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Discussed by	29. Plaintiffs' Response to Defendants' Trial Brief  Calvin MCCRAW, et al., Plaintiffs, v. CITY OF OKLAHOMA CITY, et al., Defendants. 2018 WL 7958515, *1+, W.D.Okla. (Trial Motion, Memorandum and Affidavit)	Aug. 22, 2018	Motion	   	—
Distinguished by NEGATIVE	30. State v. Ruesch 571 N.W.2d 898, 903 , Wis.App. CRIMINAL JUSTICE - Stalking. Subsection of stalking statute exempting constitutionally protected conduct does not provide additional element of crime.	Oct. 30, 1997	Case	  	—
Distinguished by NEGATIVE	31. People v. Cole 9 Cal.Rptr. 788, 791 , Cal.Super.A.D. Prosecution for soliciting sales without a license in violation of ordinance. From a judgment of Municipal Court, Fremont-Newark-Union City Judicial District, E. A. Quaresma, J.	Dec. 14, 1960	Case	  	—
Cited by	 32. Jones v. Helms 101 S.Ct. 2434, 2440 , U.S.Ga. Georgia prisoner, convicted of felony child abandonment, filed a petition for a writ of habeas corpus. The United States District Court for the Middle District of Georgia, J....	June 15, 1981	Case	  	—
Cited by	 33. Dunn v. Blumstein 92 S.Ct. 995, 1002 , U.S.Tenn. Action was brought challenging state durational residence laws for voter. A three-judge District Court, 337 F.Supp. 323, held the laws invalid and state officials appealed. The...	Mar. 21, 1972	Case	  	—
Cited by	 34. U.S. v. Guest 86 S.Ct. 1170, 1178+ , U.S.Ga. Prosecution for alleged conspiracy against rights of citizens. The United States District Court for the Middle District of Georgia, Athens Division, sustained defendants' motions...	Mar. 28, 1966	Case	  	—
Cited by	 35. People of State of N. Y. v. O'Neill  79 S.Ct. 564, 572 , U.S.Fla. Proceeding under the Florida 'Uniform Law to Secure the Attendance of Witnesses from Within or Without a State in Criminal Proceedings.' The Florida Supreme Court, 100 So.2d 149,...	Mar. 02, 1959	Case	  	—
Cited by	 36. Edwards v. People of State of California  62 S.Ct. 164, 169 , U.S.Cal. Appeal from the Superior Court of the State of California in and for the County of Yuba. Fred F. Edwards was convicted of violating St.Cal.1937, p. 1406, s 2615, making it a...	Nov. 24, 1941	Case	  	—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 37. Western Live Stock v. Bureau of Revenue 58 S.Ct. 546, 547 , U.S.N.M. Appeal from the Supreme Court of the State of New Mexico. Suit by Western Live Stock, a partnership, composed of Frazier Biggs and another, against the Bureau of Revenue and...	Feb. 28, 1938	Case	 	—
Cited by	 38. Puget Sound Stevedoring Co. v. Tax Com'n of State of Washington 58 S.Ct. 72, 74 , U.S.Wash. Appeal from the Supreme Court of the State of Washington. Action by the Puget Sound Stevedoring Company against the State Tax Commission of the State of Washington and others. ...	Nov. 08, 1937	Case	 	—
Cited by	 39. Louis K. Liggett Co. v. Lee 53 S.Ct. 481, 498 , 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	 	—
Cited by	 40. People of State of New York ex rel. Bryant v. Zimmerman 49 S.Ct. 61, 65 , 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	 	—
Cited by	41. Radice v. People of State of New York 44 S.Ct. 325, 327 , U.S.N.Y. In Error to the City Court of Buffalo, State of New York. Joseph Radice was convicted in the City Court of Buffalo of violating the statute prohibiting the employment of women in...	Mar. 10, 1924	Case	 	—
Cited by	 42. Blumenstock Bros. Advertising Agency v. Curtis Pub. Co. 40 S.Ct. 385, 387 , U.S.III. In Error to the District Court of the United States for the Northern District of Illinois. Suit by the Blumenstock Bros. Advertising Agency against the Curtis Publishing Company....	Apr. 19, 1920	Case	 	—
Cited by	43. Brazee v. People of State of Mich. 36 S.Ct. 561, 562 , U.S.Mich. IN ERROR to the Supreme Court of the State of Michigan to review a judgment which affirmed a conviction, in the Recorder's Court of the City of Detroit, in that state, upon a...	May 22, 1916	Case	 	—
Cited by	44. Interstate Amusement Co. v. Albert 36 S.Ct. 168, 169 , U.S.Tenn. IN ERROR to the Supreme Court of the State of Tennessee to review a judgment which, reversing a judgment of the Chancery Court of Hamilton County, in that state, directed the...	Jan. 10, 1916	Case	 	—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 45. New York Life Ins. Co. v. Deer Lodge County 34 S.Ct. 167, 173+ , U.S.Mont. IN ERROR to the Supreme Court of the State of Montana to review a judgment which affirmed a judgment of the District Court of Deer Lodge County, in that state, in favor of...	Dec. 15, 1913	Case	 	—
Cited by	46. Engel v. O'Malley 31 S.Ct. 190, 193 , U.S.N.Y. APPEAL from the Circuit Court of the United States for the Southern District of New York to review a decree sustaining a demurrer to a bill which seeks to prevent the enforcement...	Jan. 03, 1911	Case	 	—
Cited by	 47. Champion v. Ames 23 S.Ct. 321, 332 , U.S.III. APPEAL from the Circuit Court of the United States for the Northern District of Illinois to review an order dismissing a writ of habeas corpus to inquire into a detention under a...	Feb. 23, 1903	Case	 	—
Cited by	 48. Hague v. Committee for Industrial Organization 101 F.2d 774, 780 , C.C.A.3 (N.J.) DAVIS, Circuit Judge, dissenting in part. Appeal from the District Court of the United States for the District of New Jersey; William Clark, Judge. Suit by the Committee for...	Jan. 26, 1939	Case	 	—
Cited by	 49. Willis v. Town Of Marshall, N.C.  426 F.3d 251, 265 , 4th Cir.(N.C.) CIVIL RIGHTS - Right of Assembly. Recreational dancing was not protected activity under First Amendment.	Oct. 07, 2005	Case	 	—
Cited by	50. Sperry & Hutchinson Co. v. Blue  202 F. 82, 88 , C.C.A.4 (W.Va.) Appeal from the District Cour of the United States for the Southern District of West Virginia, at Charleston; J. C. Pritchard, Benj. F. Keller, and Alston G. Dayton, Judges. Suit...	Nov. 13, 1912	Case	 	—
Cited by	 51. Kennedy v. City Of Cincinnati  595 F.3d 327, 335+ , 6th Cir.(Ohio) CIVIL RIGHTS - Due Process. City police officer violated pool member's liberty interest in banning him from city's recreational property.	Feb. 16, 2010	Case	 	—
Cited by	 52. Johnson v. City of Cincinnati 310 F.3d 484, 497 , 6th Cir.(Ohio) CIVIL RIGHTS - Right to Travel. Ordinance banning drug offenders from drug exclusion zones was unconstitutional.	Sep. 26, 2002	Case	 	—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	53. Hayes Wheel Co. v. American Distributing Co. 257 F. 881, 889 , C.C.A.6 (Mich.) In Error to the District Court of the United States for the Eastern District of Michigan; Arthur J. Tuttle, Judge. Assumpsit by the American Distributing Company against the...	May 12, 1919	Case		—
Cited by	54. Doe v. City of Lafayette, Ind. 377 F.3d 757, 771 , 7th Cir.(Ind.) CIVIL RIGHTS - Free Speech. City's ban on access to parks did not violate sex offender's constitutional rights.	July 30, 2004	Case		—
Cited by	55. Swank v. Smart 898 F.2d 1247, 1251 , 7th Cir.(Ill.) Discharged police officer brought civil rights action against city and various individuals involved in his discharge, which was based in part on his off-duty encounter with...	Mar. 27, 1990	Case		—
Cited by	56. White v. Rochford 592 F.2d 381, 390+ , 7th Cir.(Ill.) Action was filed against superintendent of police and police officials individually and as police officers on claim of deprivation of constitutional rights arising out of arrest of...	Feb. 13, 1979	Case		—
Cited by	57. Doe v. Miller 405 F.3d 700, 712+ , 8th Cir.(Iowa) CIVIL RIGHTS - Due Process. Residency restriction in sex offender statute was rational way of promoting safety of children.	Apr. 29, 2005	Case		—
Cited by	58. Reyes v. U.S. 258 F.2d 774, 785 , 9th Cir.(Cal.) Prosecutions for violation of statute regulating border crossings of narcotic addicts and violators. The United States District Court for the Southern District of California,...	July 17, 1958	Case		—
Cited by	59. Briehl v. Dulles 248 F.2d 561, 576+ , D.C.Cir. Action against Secretary of State praying for a judgment decreeing, inter alia, that plaintiff was entitled to a passport. Both parties moved for summary judgment. The United...	June 27, 1957	Case		—
Cited by	60. Shachtman v. Dulles 225 F.2d 938, 944 , D.C.Cir. Proceeding to enjoin Secretary of State and others from denying, for the reason assigned by the Secretary, a passport application, and for judgment declaring that the denial had...	June 23, 1955	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 61. Newman v. Moyers 47 App.D.C. 102, 108+, App.D.C. The COURT in the opinion stated the facts as follows: Appellees, Ida M. Moyers and Charles F. Consaul, partners, trading as Moyers & Consaul, plaintiffs below, and hereafter...	Dec. 03, 1917	Case	 	—
Cited by	62. Moore v. Samuel Miller & Co. 1987 WL 342392, *1 , N.D.Ala. This cause came before the court on the motion of the plaintiff for leave to amend the complaint to add an additional count pursuant to Chapter 24. "Sales Representative's..."	Oct. 07, 1987	Case	 	—
Cited by	63. Williams v. Wallace 240 F.Supp. 100, 106 , M.D.Ala. Action against the governor of the state of Alabama and other officials to restrain their interference with plaintiffs' proposed march, wherein the United States by leave of court...	Mar. 17, 1965	Case	 	—
Cited by	 64. Justin v. City of Los Angeles 2000 WL 1808426, *4 , C.D.Cal. Plaintiffs seek a Temporary Restraining Order ("TRO") to stop Defendants from continuing their alleged harassment of the homeless population in the downtown Los Angeles, "Skid..."	Dec. 05, 2000	Case	 	—
Cited by	65. U.S. v. Eramdjian 155 F.Supp. 914, 929 , S.D.Cal. Defendants were charged by indictments with violating statute requiring registration by narcotic addicts and violators crossing a border of the United States. Questions were...	Oct. 07, 1957	Case	 	—
Cited by	66. Morf v. Ingels 14 F.Supp. 922, 931+ , S.D.Cal. YANKWICH, District Judge, dissenting. In Equity. Suit by Howard Morf, doing business under the firm name and style of the Pacific Wholesale Automobile Company, against Ray Ingels,...	May 05, 1936	Case	 	—
Cited by	 67. Muhammad v. District of Columbia  584 F.Supp.2d 134, 138 , D.D.C. CIVIL RIGHTS - Municipal Liability. Plaintiff stated a § 1983 claim of municipal liability against District of Columbia.	Nov. 04, 2008	Case	 	—
Cited by	68. Bauer v. Acheson  106 F.Supp. 445, 450 , D.D.C Anne Bauer brought an action against Dean Acheson, Secretary of State, to enjoin the denial of her right to a passport, and for other relief. The District Court, Keech and Curran,...	July 09, 1952	Case	 	—
Cited by	 69. Silk v. City of Chicago  1996 WL 312074, *44+ , N.D.Ill. Plaintiff, William Silk ("Silk"), a Chicago Police Officer, has filed a multicount complaint against the City of Chicago ("City") and various Chicago Police Officers. The...	June 07, 1996	Case	 	—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	70. Valenti v. Hartford City, Indiana 225 F.Supp.3d 770, 782 , N.D.Ind. CRIMINAL JUSTICE — Sex Offenders. Ordinance regulating sex offenders had punitive effect, and thus violated Indiana Constitution's Ex Post Facto Clause as applied to sex offender.	Dec. 01, 2016	Case		—
Cited by	71. U.S. v. Adair 152 F. 737, 744+ , E.D.Ky. This case is before me on demurrer to the indictment. It was found under section 10 of the Act of June 1, 1898, c. 370, 30 Stat. 428 (U.S. Comp. St. 1901, p. 3211) entitled 'An...	1907	Case		—
Cited by	72. Ash v. Maryland Transit Administration 2019 WL 1129439, *9 , D.Md. In this disability discrimination case, plaintiff Reuben Ash has sued the Maryland Transit Administration ("MTA," "Maryland," or the "State"), alleging violations of Title II of...	Mar. 12, 2019	Case		—
Cited by	73. Copeland v. Secretary of State 226 F.Supp. 20, 43 , S.D.N.Y. Action to enjoin and restrain enforcement of 50 U.S.U.A. 785, 6 of the Subversive Activities Control Act of 1950 making it unlawful for a member of the Communist organization...	Jan. 23, 1964	Case		—
Cited by	74. H.B. Marienelli, Limited, v. United Booking Offices of America 227 F. 165, 169 , S.D.N.Y. At Law. Action by H. B. Marienelli, Limited, against the United Booking Offices of America and others. On demurrer to the complaint. Demurrer overruled.	July 31, 1914	Case		—
Cited by	75. Ferguson v. Van Horne 2010 WL 5644787, *4 , N.D.Ohio Defendant E. Leroy Van Horne's ("Defendant") Motion for Summary Judgment, pursuant to Federal Rule of Civil Procedure 56 (ECF No. 65), is before the undersigned Magistrate Judge...	Nov. 03, 2010	Case		—
Cited by	76. Howard v. Illinois Cent. R. Co. 148 F. 997, 1001 , C.C.W.D.Tenn. At Law. On demurrer to declaration.	1907	Case		—
Cited by	77. Hanley v. Moody 39 F.2d 198, 199 , N.D.Tex. In Equity. Suit by S. D. Hanley to enjoin Dan Moody, Governor of Texas, and other state officials, from enforcing provisions of the Emigrant Agent Act. Temporary injunction to...	Mar. 14, 1930	Case		—
Cited by	78. United States v. Lizardi-Maldonado 275 F.Supp.3d 1284, 1296 , D.Utah CRIMINAL JUSTICE - Pretrial Detention. Pretrial release of illegal reentry defendant with conditions was warranted.	June 28, 2017	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	79. A. Magnano Co. v. Dunbar  2 F.Supp. 417, 420 , W.D.Wash. In Equity. Suit by the A. Magnano Company against John H. Dunbar, as Attorney General of Washington, Erle J. Barnes, as Director of Agriculture of Washington, and Roland H....	Jan. 17, 1933	Case	 	—
Cited by	 80. Wiseman v. Tanner 221 F. 694, 706+ , W.D.Wash. In Equity. Suit by R. B. Wiseman and others against W. V. Tanner, as Attorney General of the State of Washington, and John F. Murphy, as Prosecuting Attorney of King County, in...	Dec. 24, 1914	Case	 	—
Cited by	 81. De Nieve v. Reyes 1989 WL 158912, *6 , D.N.Mar.I. Plaintiff YOLANDA U. DE NIEVA filed a Complaint alleging that rights guaranteed to her by the Fifth and Fourteenth Amendments to the United States Constitution, and by Article I,...	Oct. 19, 1989	Case	 	—
Cited by	82. Kendrick v. State 39 So. 203, 203+ , Ala. Appeal from Elmore County Court; H. J. Lancaster, Judge. Steve Kendrick was convicted of engaging in the business of an emigrant agent, and he appeals. Affirmed.	Feb. 09, 1905	Case	 	—
Cited by	 83. Treacy v. Municipality of Anchorage 91 P.3d 252, 265 , Alaska GOVERNMENT - Municipalities. City's juvenile curfew ordinance was not unconstitutionally void for vagueness.	May 14, 2004	Case	 	—
Cited by	 84. Tobe v. City of Santa Ana 40 Cal.Rptr.2d 402, 418+ , Cal. Camping. Ordinance banning camping and storage of personal property in public areas did not impermissibly restrict right to travel.	Apr. 24, 1995	Case	 	—
Cited by	85. American President Lines, Ltd. v. Franchise Tax Bd. 83 Cal.Rptr. 702, 709 , Cal.App. 1 Dist. Taxpayer-steamship corporation brought action for refund of franchise taxes paid. The Superior Court in and for the City and County of San Francisco, Raymond J. Arata, J.,...	Jan. 19, 1970	Case	 	—
Cited by	 86. Colorado Anti-Discrimination Commission v. Continental Air Lines, Inc.  368 P.2d 970, 976 , Colo. Proceeding on complaint before Anti-Discrimination Commission. On review of Commission's order, requiring employer to hire complainant, the District Court, City and County of...	Feb. 13, 1962	Case	 	—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	87. State v. Porter 110 A. 59, 61 , Conn. Appeal from District Court of Waterbury; Walter D. Makepeace, Special Judge. Grant Porter was charged with purchasing milk from producing dairymen to be resold at retail to...	May 07, 1920	Case		—
Cited by	88. Hoxie v. New York, N. H. & H. R. Co. 73 A. 754, 761 , Conn. Appeal from Superior Court, New London County; Ralph Wheeler, Judge. Action by William H. Hoxie against the New York, New Haven & Hartford Railroad Company. From a judgment for...	July 20, 1909	Case		—
Cited by	89. Conley v. U.S. 79 A.3d 270, 287 , D.C. CRIMINAL JUSTICE - Weapons. Statute setting forth offense of presence in motor vehicle containing a firearm (PMVCF) violates Due Process Clause.	Sep. 26, 2013	Case		—
Cited by	90. Dorsett v. Overstreet 18 So.2d 759, 765 , Fla. Action by W. C. Dorsett against H. Ernest Overstreet, as Tax Collector of Dade County, and others, to enjoin the collection of an occupation license tax. From an adverse decree,....	May 19, 1944	Case		—
Cited by	91. Harrison v. Hartford Steam Boiler Inspection & Ins. Co. 187 S.E. 648, 660 , Ga. Error from Superior Court, Fulton County; John D. Humphries, Judge. Mandamus proceeding by the Hartford Steam Boiler Inspection & Insurance Company and another against William B....	June 03, 1936	Case		—
Cited by	92. Standard Steel Works Co. v. Williams 124 S.E. 21, 35 , Ga. Error from Superior Court, Richmond County; A. L. Franklin, Judge. Receivership suit against the Georgia & Florida Railway, in which the Standard Steel Works Company and others....	July 13, 1924	Case		—
Cited by	93. Southern Flour & Grain Co. v. Northern Pac. Ry. Co. 56 S.E. 742, 745 , Ga. Error from City Court of Atlanta; H. M. Reid, Judge. Action by the Southern Flour & Grain Company against the Northern Pacific Railway Company and others. From a judgment in favor...	Mar. 01, 1907	Case		—
Cited by	94. Central of Georgia Ry. Co. v. Murphey 43 S.E. 265, 268 , Ga. Error from superior court, Pike county; E. J. Reagan, Judge. Action by A. O. Murphey & Hunt against the Central of Georgia Railway Company. Judgment for plaintiffs, and defendant...	Jan. 09, 1903	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 95. Davis v. State  798 S.E.2d 474, 480 , Ga.App. CRIMINAL JUSTICE — Pardon. Disabilities removed by pardon for conviction for aggravated sodomy included sex-offender registration requirement.	Mar. 10, 2017	Case	 	—
Cited by	96. J.C. Penney Co. v. Diefendorf 32 P.2d 784, 795 , Idaho Appeal from District Court, Ada County, Third District; Charles E. Winstead, Judge. Action by the J. C. Penney Company against Ben Diefendorf, Commissioner of Finance of the State...	Apr. 28, 1934	Case	 	—
Cited by	97. Department of Revenue v. Jennison-Wright Corp. 66 N.E.2d 395, 402 , Ill. Appeal from Circuit Court, Madison County; D. H. Mudge, Judge. Actions for unpaid taxes by the Department of Revenue against the Jennison-Wright Corporation and against the Midland...	Mar. 20, 1946	Case	 	—
Cited by	98. People v. Jackson  979 N.E.2d 965, 981 , Ill.App. 1 Dist. CRIMINAL JUSTICE - Investigatory Stop. Defendant's bizarre behavior and presence in a high-crime area established reasonable suspicion to justify investigative detention.	Oct. 26, 2012	Case	 	—
Cited by	99. Department of Treasury of Ind. v. South Bend Tribune 24 N.E.2d 275, 278 , Ind. Action by the South Bend Tribune against the Department of Treasury of Indiana for recovery of an amount previously paid to defendant as gross income taxes. Judgment for...	Dec. 22, 1939	Case	 	—
Cited by	 100. Vandalia R. Co. v. Stilwell 104 N.E. 289, 293 , Ind. Appeal from Circuit Court, Morgan County; Joseph W. Williams, Judge. Action by Charles Stilwell against the Vandalia Railroad Company. Judgment for plaintiff, and defendant...	Mar. 10, 1914	Case	 	—
Cited by	 101. Falls v. State  130 N.E.3d 618, 622 , Ind.App. CRIMINAL JUSTICE — Stalking. Sufficient evidence supported finding that defendant's actions of following victim with his car constituted stalking.	July 25, 2019	Case	 	—
Cited by	 102. VanHorn v. State  889 N.E.2d 908, 912 , Ind.App. CRIMINAL JUSTICE - Stalking. Evidence was insufficient to support conviction for stalking.	July 15, 2008	Case	 	—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	<p> 103. City of New Orleans v. Texas Transport & Terminal Co. 93 So. 751, 754+, La. Appeal from Civil District Court, Parish of Orleans; Percy Saint, Judge. Suit by the City of New Orleans against the Texas Transport & Terminal Company, Inc. Judgment for...</p>	July 17, 1922	Case	 	—
Cited by	<p>104. Com. v. Libbey 103 N.E. 923, 924, Mass. Exceptions from Superior Court, Essex County; Frederic H. Chase and John F. Brown, Judges. Walter M. Libbey and J. F. Crane were separately convicted of advertising for employés...</p>	Jan. 09, 1914	Case	 	—
Cited by	<p>105. People v. Brazee 149 N.W. 1053, 1054, Mich. Exceptions from Recorder's Court of Detroit; William F. Connolly, Judge. Le Roy Brazee was convicted of violating Pub. Acts 1913, No. 301, providing for the licensing, bonding, and...</p>	Dec. 18, 1914	Case	 	—
Cited by	<p>106. State v. Weisman 1988 WL 113752, *2, Minn.App. Appellant Charles A. Weisman appeals from conviction of three traffic violations, namely: (1) Minn.Stat. § 171.02 (1986), no driver's license; (2) Minn.Stat. § 169.79 (1986),...</p>	Nov. 01, 1988	Case	 	—
Cited by	<p>107. Garbutt v. State 77 So. 189, 189, Miss. Appeal from Circuit Court, Stone County; James H. Neville, Judge. W. H. Garbutt was convicted of crime, and he appeals. Affirmed.</p>	Jan. 07, 1918	Case	 	—
Cited by	<p>108. State v. Parker Distilling Co. 139 S.W. 453, 472+, Mo. In Banc. Appeal from St. Louis Court of Criminal Correction; Wilson A. Taylor, Judge. The Parker Distilling Company was charged by information with selling intoxicating liquors in...</p>	July 03, 1911	Case	 	—
Cited by	<p>109. State v. Roberson 48 S.E. 595, 596, N.C. Appeal from Superior Court, Franklin County; Moore, Judge. J. W. Roberson was convicted of engaging in the business of procuring laborers for employment without the state without...</p>	Oct. 11, 1904	Case	 	—
Cited by	<p>110. State v. Hunt 40 S.E. 216, 216, N.C. Appeal from superior court, Forsyth county; Starbuck, Judge. Charles Hunt was convicted of carrying on the business of an emigrant agent without having first paid the license tax,...</p>	Dec. 23, 1901	Case	 	—
Cited by	<p> 111. Standley v. Town of Woodfin  650 S.E.2d 618, 620, N.C.App. GOVERNMENT - Municipalities. Ordinance restricting sex offenders from entering town's public parks did not violate substantive due process.</p>	Oct. 02, 2007	Case	 	—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	112. <i>Freadrich v. State</i> 131 N.W. 618, 622 , Neb. Error to District Court, Lancaster County; Stewart, Judge. Lorence R. Freadrich and Charles H. Freadrich were convicted of selling a misbranded pail of lard, and they bring error....	May 23, 1911	Case		—
Cited by	113. <i>In re Boyce</i> 75 P. 1, 9+ , Nev. Belknap, C. J., dissenting. In the matter of the application of William G. Boyce for writ of habeas corpus. Writ denied.	Jan. 11, 1904	Case		—
Cited by	114. <i>State v. Douglas</i> 2017 WL 3027370, *4 , N.J.Super.A.D. Defendant Melvin R. Douglas appeals from a November 2, 2015 conviction, entered following his guilty plea to fourth-degree possession of a controlled dangerous substance (CDS),....	July 18, 2017	Case		—
Cited by	115. <i>Capitol Mut. Ben. Ass'n v. State</i> 195 A. 522, 524 , N.J.Sup. Suit by the State of New Jersey, on the complaint of the Commissioner of Banking and Insurance, against the Capitol Mutual Benefit Association, for the recovery of a penalty. To...	Dec. 07, 1937	Case		—
Cited by	116. <i>Besser Co. v. Bureau of Revenue</i> 394 P.2d 141, 146 , N.M. Action by foreign corporation to recover privilege taxes. The District Court, Santa Fe County, James M. Scarborough, D. J., rendered judgment from which corporation appealed. The...	July 20, 1964	Case		—
Cited by	117. <i>Kemp v. Hults</i> 269 N.Y.S.2d 427, 429 , N.Y. Proceeding under CPLR section 7801 et seq. to annul motor vehicle commissioner's denial of petitioner's application for license to operate motor vehicle. The Supreme Court,...	Mar. 31, 1966	Case		—
Cited by	118. <i>Musco v. United Surety Co.</i> 90 N.E. 171, 174 , N.Y. Appeal from Supreme Court, Appellate Division, First Department. Action by Damiano Musco against the United Surety Company. From an order and interlocutory judgment of the...	Nov. 23, 1909	Case		—
Cited by	119. <i>Spatt v. City of New York</i> 218 N.Y.S.2d 409, 412+ , N.Y.A.D. 2 Dept. Action by a resident of New York City for judgment declaring certain rules and regulations promulgated by city with respect to its sales tax, Administrative Code, §§ N41–1.0 to...	July 05, 1961	Case		—
Cited by	120. <i>Metropolitan Opera Co. v. Hammerstein</i> 147 N.Y.S. 532, 536 , N.Y.A.D. 1 Dept. Appeal from Special Term, New York County. Action by the Metropolitan Opera Company against Oscar Hammerstein and another. From a judgment for plaintiff on the pleadings,....	Apr. 17, 1914	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 121. State v. Burnett 755 N.E.2d 857, 864+ , Ohio CRIMINAL JUSTICE - Trespass. Drug-exclusion zone violated due process right to intra-state travel.	Oct. 17, 2001	Case		—
Cited by	 122. State v. Omiecinski 2009 WL 626114, *14 , Ohio App. 8 Dist. CRIMINAL JUSTICE - Sentencing. Imposition of consecutive sentences totaling four years for three counts of sexual battery was not contrary to law or an abuse of discretion.	Mar. 12, 2009	Case		—
Cited by	123. Com. v. Lukens 167 A. 167, 169 , Pa. Appeal No. 39, May term, 1933, from judgment of Court of Common Pleas, Dauphin County, No. 251, Commonwealth Docket, 1932; Wm. M. Hargest, President Judge. The Commonwealth,...	June 30, 1933	Case		—
Cited by	 124. Prudential Ins. Co. of America v. Murphy  35 S.E.2d 586, 590+ , S.C. Original action by the Prudential Insurance Company of America against D. D. Murphy, as Insurance Commissioner of the State of South Carolina, attacking the validity of a license...	Sep. 13, 1945	Case		—
Cited by	125. State v. Bates 101 S.E. 651, 653 , S.C. Appeal from General Sessions Circuit Court of Laurens County; Geo. E. Prince, Judge. Draten Bates was convicted of carrying on the business of emigrant agent without obtaining a...	Dec. 22, 1919	Case		—
Cited by	126. State v. Reeves  99 S.E. 841, 842 , S.C. Appeal from General Sessions Circuit Court of Charleston County; James E. Peurifoy, Judge. A. R. Reeves was convicted of carrying on the business of an emigrant agent without first...	July 14, 1919	Case		—
Cited by	127. State v. Napier 41 S.E. 13, 16+ , S.C. Appeal from general sessions circuit court of Marlboro county; Klugh, Judge. J. W. Napier was convicted of soliciting emigrants without a license, and appeals. Affirmed.	Mar. 07, 1902	Case		—
Cited by	128. McMillan v. City of Knoxville 202 S.W. 65, 68 , Tenn. Appeal from Circuit Court, Knox County; Von A. Huffaker, Judge. Suit by the City of Knoxville against James McMillan. There was a judgment in favor of the City by the city...	Mar. 01, 1918	Case		—
Cited by	129. Moyers v. City of Memphis  186 S.W. 105, 108 , Tenn. Appeal from Chancery Court, Shelby County; I. H. Peres, Special Chancellor. Action by Ida M. Moyers and others against the city of Memphis, submitted to the Chancery Court on an...	May 13, 1916	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	 130. Interstate Amusement Co. v. Albert 161 S.W. 488, 489 , Tenn. Williams, J., dissenting. Appeal from Chancery Court, Hamilton County; T. M. McConnell, Chancellor. Suit by the Interstate Amusement Company against W. S. Albert and others. From...	Nov. 28, 1913	Case	 	—
Cited by	131. Purifoy v. Mafa 556 S.W.3d 170, 193 , Tenn.Ct.App. CIVIL RIGHTS — Free Speech. Doctor's video postings on social networking website directly threatening attorney's professional license as part of stalking were unprotected speech.	Sep. 28, 2017	Case	 	—
Cited by	 132. Anthony v. State  209 S.W.3d 296, 304+ , Tex.App.-Texarkana GOVERNMENT - Municipalities. City's unwritten policy delegating to police officers authority to ban persons from public parks was unconstitutionally vague.	Nov. 30, 2006	Case	 	—
Cited by	 133. Hicks v. Commonwealth  535 S.E.2d 678, 688 , Va.App. CRIMINAL JUSTICE - Trespass. Housing authority could control nonresidents' access to housing project's streets with trespass policy.	Oct. 17, 2000	Case	 	—
Cited by	 134. Northern Wisconsin Co-op. Tobacco Pool v. Bekkedal 197 N.W. 936, 945 , Wis. Appeal from Circuit Court, Dane County; Edgar V. Werner, Judge. Suit by the Northern Wisconsin Co-operative Tobacco Pool against M. H. Bekkedal and others. Judgment for plaintiff,...	Nov. 13, 1923	Case	 	—
Cited by	135. Kuhnen v. Musolf 420 N.W.2d 401, 411+ , Wis.App. Taxpayers brought action challenging constitutionality of tax statutes. The Circuit Court, Dane County, Angela Bartell, J., upheld statutes. Taxpayers appealed. The Court of...	Jan. 14, 1988	Case	 	—
Cited by	 136. Kessel v. Leavitt 511 S.E.2d 720, 746 , W.Va. TORTS - Fraud. Father could maintain action for fraud in concealment of information regarding location and adoption of child.	July 22, 1998	Case	 	—
Cited by	137. State v. Davis 87 S.E. 262, 264 , W.Va. Error to Circuit Court, Harrison County. Edgar W. Davis was convicted of advertising liquors for sale, in violation of Acts 1913, c. 13, § 8 (Code 1913, c. 32A, § 8 [sec. 1287]),...	Nov. 30, 1915	Case	 	—
Cited by	138. Sperry & Hutchinson Co. v. Melton  71 S.E. 19, 20 , W.Va. Appeal from Circuit Court, Kanawha County. Bill by the Sperry & Hutchinson Company against John J. Melton, Sheriff. Decree for defendant, and plaintiff appeals. Affirmed.	Apr. 11, 1911	Case	 	—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	139. Harvey L. Ludwick, Ed.D. XVI Kan. Op. Atty. Gen. 102 You inquire on behalf of the Department of Human Resources regarding the scope of K.S.A. 44-401 et seq., an Act relating to private employment agencies. Specifically, you desire...	Dec. 30, 1982	Administrative Decision		—
Cited by	140. Hon. Rex Putnam 19 Or. Op. Atty. Gen. 193, 193+ I have your letter of December 23, 1938, in which you state that in the administration of chapter 413, Oregon Laws, 1937, problems have arisen in connection with certain...	Feb. 01, 1939	Administrative Decision		—
Cited by	141. 1975 WL 443580 (Tex.Cptr.Pub.Acct.), *5 1975 WL 443580 (Tex.Cptr.Pub.Acct.), *5 IN RE: *** *** *** *** *** PERMIT NO.: AUDIT NOS.: ***, ***, ***, ***, ** PERIOD: PRESIDING HEARINGS EXAMINER: Mr. Robert Frederick REPRESENTATIVE(S) FOR PETITIONER DECISION UPON:...	Feb. 26, 1975	Administrative Decision		—
Cited by	142. Petition for a Writ of Certiorari Johnson v. City of Ferguson Missouri 2019 WL 4464063, *1+, U.S. (Appellate Petition, Motion and Filing)	Sep. 16, 2019	Petition		—
Cited by	143. Petition for Writ of Certiorari Crider v. The State of Texas 2015 WL 5866981, *1+, U.S. (Appellate Petition, Motion and Filing)	July 14, 2015	Petition		—
Cited by	144. Petition for a Writ of Certiorari Watchtower Bible and Tract Soc. of New York, Inc. v. Garcia Padilla 2015 WL 779547, *1+, U.S. (Appellate Petition, Motion and Filing)	Feb. 18, 2015	Petition		—
Cited by	145. Petition for Writ of Certiorari Walliser v. May 2012 WL 6762617, *1+, U.S. (Appellate Petition, Motion and Filing)	Dec. 28, 2012	Petition		—
Cited by	146. Petition for a Writ of Certiorari Watchtower Bible and Tract Soc. of New York, Inc. v. Segardia de Jesus 2011 WL 2618224, *1+, U.S. (Appellate Petition, Motion and Filing)	June 30, 2011	Petition		—
Cited by	147. Petition for Writ of Certiorari Unger v. Taylor 2010 WL 2912533, *2912533+, U.S. (Appellate Petition, Motion and Filing)	June 01, 2010	Petition		—
Cited by	148. Jefferson County's Brief in Opposition Jason RICHARDS, et al., Petitioners, v. JEFFERSON COUNTY, Alabama, et al., Respondents. 2001 WL 34116925, *34116925+, U.S. (Appellate Petition, Motion and Filing)	Oct. 01, 2001	Petition		—

Treatment	Title	Date	Type	Depth	Headnote(s)
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Cited by	150. Petition for a Writ of Certiorari Robert Hunter SOUDERS, Petitioner, v. Donella J. LUCERO, individually and in her capacity as Manager of Security Services for Oregon State University;... 2000 WL 34014946, *1+ , U.S. (Appellate Petition, Motion and Filing)	Feb. 11, 2000	Petition		—
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Cited by	152. Jurisdictional Statement U.S. v. Guest 1965 WL 130042, *130042+ , U.S. (Appellate Petition, Motion and Filing)	Mar. 29, 1965	Petition		—
Cited by	153. Jurisdictional Statement Spatt v. The City of New York 1963 WL 106086, *1+ , U.S. (Appellate Petition, Motion and Filing)	Oct. 17, 1963	Petition		—
Cited by	154. Appellant's Petition for Review In Re A.S., a Person Coming Under the Juvenile Court Law. THE PEOPLE OF THE STATE OF CALIFORNIA, Plaintiff and Respondent, v. A.S., Defendant and Peti... 2014 WL 4401678, *1+ , Cal. (Appellate Petition, Motion and Filing)	July 30, 2014	Petition		—
Cited by	155. Petition for Review Anthony LOPEZ, Petitioner, v. ORANGE COUNTY SUPERIOR COURT, Respondent, People of the State of California, Real Party in Interest. 2007 WL 2478067, *2478067+ , Cal. (Appellate Petition, Motion and Filing)	Aug. 10, 2007	Petition		—
Cited by	156. Petition for Review In re Eduardo G., A Person Coming Under the Juvenile Court Law. People of the State of California, Plaintiff and Respondent, v. Eduardo G., Defendant ... 2006 WL 3522217, *3522217+ , Cal. (Appellate Petition, Motion and Filing)	Oct. 26, 2006	Petition		—
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Treatment	Title	Date	Type	Depth	Headnote(s)
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Cited by	160. Brief for Petitioners Tanco v. Haslam 2015 WL 860739, *1+ , U.S. (Appellate Brief)	Feb. 27, 2015	Brief		—
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Cited by	162. BRIEF OF THE NATIONAL LAW CENTER ON HOMELESSNESS AND POVERTY AS AMICUS CURIAE IN SUPPORT OF RESPONDENTS Anderson v. Roe 1998 WL 847330, *847330+ , U.S. (Appellate Brief)	Dec. 08, 1998	Brief		—
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Treatment	Title	Date	Type	Depth	Headnote(s)
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Treatment	Title	Date	Type	Depth	Headnote(s)
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Treatment	Title	Date	Type	Depth	Headnote(s)
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Treatment	Title	Date	Type	Depth	Headnote(s)
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Treatment	Title	Date	Type	Depth	Headnote(s)
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Treatment	Title	Date	Type	Depth	Headnote(s)
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Treatment	Title	Date	Type	Depth	Headnote(s)
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Cited by	254. Appellant's Reply Brief Luis RIOS, Plaintiff-Appellant, v. CITY OF RENO, RPD Officers George Carranza and Oliver Miller, Defendants-Appellees. 2008 WL 6784775, *6784775+ , 9th Cir. (Appellate Brief)	Mar. 11, 2008	Brief		—
Cited by	255. Appellees' Answering Brief Luis RIOS and Victor Castaneda, Appellant-Plaintiffs, v. CITY OF RENO, Rpd Officers George Carranza and Oliver Miller, Appellees-Defendants. 2008 WL 937138, *937138+ , 9th Cir. (Appellate Brief)	Feb. 26, 2008	Brief		—
Cited by	256. Plaintiffs-Appellants' Opening Brief Gail SACCO, Lyla Bartholomae, Joe Sacco, John Brown, Cody Huff, Patrick Band, Robert Edmonds, Individuals; Southern Nevada Advocates For Homeless Peop... 2008 WL 937156, *937156+ , 9th Cir. (Appellate Brief)	Feb. 22, 2008	Brief		—
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Treatment	Title	Date	Type	Depth	Headnote(s)
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	Calvin MCCRAW, G. Wayne Marshall, Mark Faulk, Trista Wilson, Neal Schindler, Oklahoma Libertarian Party, and Red Dirt Report, Plaintiffs-Appellants, v... 2019 WL 2514158, *1+ , 10th Cir. (Appellate Brief)				
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Cited by	264. Brief for the Appellant Stephen Lester DAVIS, Appellant, v. UNITED STATES OF AMERICA, Appellee. 1999 WL 33645280, *33645280 , 11th Cir. (Appellate Brief)	Oct. 04, 1999	Brief		—
Cited by	265. Amended Answer Brief of Appellees Michael POTTINGER, Peter Carter, Berry Young, et al, Appellees, v. CITY OF MIAMI, Appellant. 1994 WL 16056244, *16056244+ , 11th Cir. (Appellate Brief)	May 09, 1994	Brief		—
Cited by	266. Reply Brief for Appellant Santangelo Law Offices, P.C. In Re SANTANGELO LAW OFFICES, P.C. 1997 WL 33514359, *33514359 , Fed.Cir. (Appellate Brief)	Aug. 21, 1997	Brief		—
Cited by	267. Appellant Brief Stephen C. WALKER Plaintiff/Appellant, v. Eric HOLDER Jr, U.S. Attorney General, Et Al Defendant/Appellee. 2011 WL 758654, *758654+ , D.C.Cir. (Appellate Brief)	Feb. 03, 2011	Brief		—
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Cited by	269. Brief for Appellees Tiana Hutchins, et al. Tiana HUTCHINS, et al., Appellees, v. DISTRICT OF COLUMBIA, Appellant. 1998 WL 35244020, *35244020+ , D.C.Cir. (Appellate Brief)	Dec. 14, 1998	Brief		—

Treatment	Title	Date	Type	Depth	Headnote(s)
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Treatment	Title	Date	Type	Depth	Headnote(s)
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Treatment	Title	Date	Type	Depth	Headnote(s)
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Treatment	Title	Date	Type	Depth	Headnote(s)
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Cited by	309. Brief for Respondent Cecelia POKOY, Petitioner, v. COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF TRANSPORTATION, Respondent. 1997 WL 33774529, *33774529+ , Pa.Cmwth. (Appellate Brief)	1997	Brief		—
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Cited by	316. Appellant's Brief Isaac HUDSON, v. STATE OF TEXAS. 2017 WL 4712685, *1+ , Tex.App.-Beaumont (Appellate Brief)	Oct. 13, 2017	Brief		—
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Treatment	Title	Date	Type	Depth	Headnote(s)
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Cited by	321. Brief of Appellant Michael SEGLAINE, Appellant, v. STATE OF WASHINGTON DEPARTMENT OF LABOR AND INDUSTRIES, Respondent. 2007 WL 7022756, *7022756 , Wash. (Appellate Brief)	Apr. 02, 2007	Brief	 	—
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Cited by	324. Writ of Error Prosecutor's (Derksen's) Response To Reply Brief of Defendant-Appellant STATE OF WISCONSIN, Plaintiff-Respondent, v. Roy Charles DERKSEN, Defendant, writ of error prosecutor. 2019 WL 1994636, *1 , Wis.App. II Dist. (Appellate Brief)	Feb. 19, 2019	Brief	 	—
Cited by	325. Writ of Error Prosecutor's (Derksen's) Response to Reply Brief of Defendant-Appellant STATE OF WISCONSIN, Plaintiff-Respondent, v. Roy Charles DERKSEN, Defendant, Writ of Error Prosecutor. 2019 WL 2070591, *1 , Wis.App. II Dist. (Appellate Brief)	Feb. 19, 2019	Brief	 	—
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Treatment	Title	Date	Type	Depth	Headnote(s)
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Cited by	331. Complaint Don HAMRICK, pro se petitioner, v. Alan GOTTUEB, Nicki Fellenzeh Angel Shamaya, Wayne Lapierre, Exec. VP/CEO, Robert Dowlut, Gen, Counsel, Respondent. 2004 WL 2991920, *2991920+ , D.D.C. (Trial Pleading)	Nov. 22, 2004	Petition		—
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Treatment	Title	Date	Type	Depth	Headnote(s)
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Cited by	337. Complaint Sandra Lee GARDNER, Plaintiff, v. Melvin Charles GARDNER, Defendant. 2002 WL 32786987, *32786987 , E.D.Wash. (Trial Pleading)	Jan. 02, 2002	Petition		—
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Treatment	Title	Date	Type	Depth	Headnote(s)
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Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	349. Plaintiff's Response and Memorandum of Law in Opposition to Defendant's Motion for Summary Judgment Denis CARDOSO, Plaintiff, v. MIAMI-DADE COUNTY, Florida, a political subdivision of the State of Florida, Defendant. 2001 WL 34628415, *34628415 , S.D.Fla. (Trial Motion, Memorandum and Affidavit)	Nov. 13, 2001	Motion		—
Cited by	350. Brief in Opposition to Plaintiff's Motion for Preliminary Injunction Tracy J. HOLDER, individually and on behalf of all Others Similarly Situated Who Consent to Their Inclusion in a Collective Action, Plaintiffs, v. MJD... 2010 WL 1722182, *1722182 , N.D.Ga. (Trial Motion, Memorandum and Affidavit)	Mar. 11, 2010	Motion		—
Cited by	351. Memorandum in Support Michael D'ANDREA, Plaintiff, v. UNIVERSITY OF HAWAII; Denise Konan; Donald Young; John Does 1-25; Jane Does 1-25, Defendants. 2007 WL 4447574, *4447574 , D.Hawai'i (Trial Motion, Memorandum and Affidavit)	Apr. 12, 2007	Motion		—
Cited by	352. United States' Response to Defendant Indot's Motion For Summary Judgment EVERYBODY COUNTS, INC., et al., Plaintiffs, v. NORTHWESTERN INDIANA REGIONAL PLANNING COMMISSION, et al., Defendants. 2004 WL 3999804, *3999804+ , N.D.Ind. (Trial Motion, Memorandum and Affidavit)	Sep. 14, 2004	Motion		—
Cited by	353. Plaintiffs' Memorandum in Opposition to Indot's Motion for Summary Judgment EVERYBODY COUNTS, INC., a Center for Independent Living, et al., Plaintiffs, v. NORTHWEST INDIANA REGIONAL PLANNING COMMISSION, et al., Defendants. 2004 WL 4000569, *4000569+ , N.D.Ind. (Trial Motion, Memorandum and Affidavit)	July 22, 2004	Motion		—
Cited by	354. Plaintiffs' Memorandum in Support of Verified Petition for Temporary Restraining Order or Preliminary Injunction John DOE I-VI, on their own behalf and on behalf of a class of those similarly situated, Plaintiffs, v. CITY OF INDIANAPOLIS; Marion County Sheriff, D... 2006 WL 6019545, *6019545 , S.D.Ind. (Trial Motion, Memorandum and Affidavit)	June 02, 2006	Motion		—
Cited by	355. Plaintiffs' Memorandum in Support of Motion for Preliminary Injunction Nancy HODGKINS, et al., Plaintiffs, v. Bart PETERSON, et al., Defendants. 2004 WL 2771317, *2771317 , S.D.Ind. (Trial Motion, Memorandum and Affidavit)	Apr. 28, 2004	Motion		—
Cited by	356. Plaintiffs' Supplemental Memorandum in Opposition to Defendants' Motion to Dismiss Under Rule 12(b)(6) Flem BALLET, et al, v. CITY OF GRETNNA, et al. 2007 WL 2605226, *2605226 , E.D.La. (Trial Motion, Memorandum and Affidavit)	July 24, 2007	Motion		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	357. Plaintiffs' Memorandum in Opposition to Motion to Dismiss Tracy DICKERSON, et al., v. CITY OF GRETNA. 2007 WL 468203, *468203 , E.D.La. (Trial Motion, Memorandum and Affidavit)	Jan. 12, 2007	Motion		—
Cited by	358. Memorandum in Support of Motion to Dismiss Class Action Tracy DICKERSON, et al, v. CITY OF GRETNA, et al. 2006 WL 5153719, *5153719 , E.D.La. (Trial Motion, Memorandum and Affidavit)	Dec. 13, 2006	Motion		—
Cited by	359. Plaintiffs' Memorandum of Law in Support of Motion for Preliminary Injunction Eleanor MCCULLEN, Jean Blackburn Zarrella, Gregory A. Smith, Carmel Farrell, and Eric Cadin, Plaintiffs, v. Martha COAKLEY, Attorney General for the C... 2008 WL 7255339, *7255339+ , D.Mass. (Trial Motion, Memorandum and Affidavit)	Jan. 31, 2008	Motion		—
Cited by	360. Brief in Support of Motion to Dismiss UNITED STATES OF AMERICA, Plaintiff, v. Alan ZWINK, Defendant. 2005 WL 6460965, *6460965 , D.Neb. (Trial Motion, Memorandum and Affidavit)	Aug. 12, 2005	Motion		—
Cited by	361. United States of America's Opposition to Defendants' Motions to Dismiss the Indictment UNITED STATES OF AMERICA, v. William E. BARONI, JR. and Bridget Anne Kelly. 2016 WL 1380882, *1+ , D.N.J. (Trial Motion, Memorandum and Affidavit)	Mar. 11, 2016	Motion		—
Cited by	362. Plaintiff's injuries are the result of various offenses against his person and his family for which Defendant Police officers are responsible. ¶ CARRASQUILLO, et al, v. CITY OF TROY, et al. 2004 WL 6008167, *1 , N.D.N.Y. (Trial Motion, Memorandum and Affidavit)	Dec. 06, 2004	Motion		—
Cited by	363. Plaintiffs' Memorandum of Law in Opposition to Defendants' Motion for Summary Judgement PAIDI et al, v. MILLS et al. 2010 WL 2334059, *2334059+ , S.D.N.Y. (Trial Motion, Memorandum and Affidavit)	Apr. 16, 2010	Motion		—
Cited by	364. Plaintiffs' Response to Defendant United States Motion to Dismiss Marshall D. DAUGHERTY, and Debra Denise Daugherty, Plaintiffs, v. UNITED STATES, et al., Defendants. 2001 WL 34781600, *34781600+ , N.D.Okla. (Trial Motion, Memorandum and Affidavit)	Aug. 15, 2001	Motion		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	365. Reply Memorandum in Support of Defendants' FRCP 12(b)(6) Motion to Dismiss Marlin ANDERSON, Mary Bailey, Matthew Chase, Jack Golden, on behalf of themselves and all others similarly situated, Plaintiffs, v. CITY OF PORTLAND; ... 2009 WL 4896893, *4896893+ , D.Or. (Trial Motion, Memorandum and Affidavit)	Apr. 29, 2009	Motion		—
Cited by	366. Plaintiffs' Response to Defendants' FRCP 12(b)(6) Motion to Dismiss Marlin ANDERSON, Mary Bailey, Matthew Chase, Jack Golden, on behalf of themselves and all others similarly situated, Plaintiffs, v. CITY OF PORTLAND; ... 2009 WL 4896892, *4896892+ , D.Or. (Trial Motion, Memorandum and Affidavit)	Mar. 30, 2009	Motion		—
Cited by	367. Memorandum in Support of Defendants' FRCP 12(b)(6) Motion to Dismiss Marlin ANDERSON, Mary Bailey, Matthew Chase, Jack Golden, on behalf of themselves and all others similarly situated, Plaintiffs, v. CITY OF PORTLAND; ... 2009 WL 4896894, *4896894+ , D.Or. (Trial Motion, Memorandum and Affidavit)	Feb. 26, 2009	Motion		—
Cited by	368. Plaintiffs Memorandum in Opposition to motion for Summary Judgment by Brakefield, Ackermann, Popenhagen, and City of Cayce and Masters Economy Inn, Me... Brenda BRYANT, Plaintiff, v. CITY OF CAYCE, South Carolina Cayce Police Officers: M.L. Brakefield, W.E. Ackermann, and Popenhagen, individually, and a... 2007 WL 4902012, *4902012 , D.S.C. (Trial Motion, Memorandum and Affidavit)	Oct. 12, 2007	Motion		—
Cited by	369. Plaintiff's Brief in Opposition to Defendants' Motion for Summary Judgment Derek HANNEMANN, Plaintiff, v. SOUTHERN DOOR COUNTY SCHOOL DISTRICT, and Joe Innis, Lois Mahaffey, in their individual capacities, Defendants. 2011 WL 13281968, *1 , E.D.Wis. (Trial Motion, Memorandum and Affidavit)	Feb. 21, 2011	Motion		—
Cited by	370. Plaintiff's Brief in Opposition to Defendant's Motion for Summary Judgment Edith MILESTONE, Plaintiff, v. THE CITY OF MONROE, Defendant. 2009 WL 5075781, *5075781 , W.D.Wis. (Trial Motion, Memorandum and Affidavit)	Nov. 12, 2009	Motion		—
Cited by	371. Brief in Support of Plaintiff's Motion for Summary Judgment Edith MILESTONE, Plaintiff, v. THE CITY OF MONROE, Defendant. 2009 WL 5075778, *5075778 , W.D.Wis. (Trial Motion, Memorandum and Affidavit)	Oct. 15, 2009	Motion		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Cited by	372. Memorandum of Law STATE OF NORTH CAROLINA, v. Richard VAUGHN, Sprinkle-Surratt, Defendant. 2016 WL 10981555, *1 , N.C.Super. (Trial Motion, Memorandum and Affidavit)	Nov. 01, 2016	Motion		—
Cited by	373. Petitioner's Memorandum of Law Terry YANCY, Petitioner, v. William W. SHATZER, Portland City Code Hearings Officer, and City of Portland, Respondents. 2000 WL 35541439, *35541439+ , Or.Cir. (Trial Motion, Memorandum and Affidavit)	Oct. 16, 2000	Motion		—
Distinguished by NEGATIVE	374. United States v. Campbell 309 F.Supp.3d 738, 748 , D.S.D. CRIMINAL JUSTICE - Bail. Imposition of conditions of release under Adam Walsh amendments to Bail Reform Act did not violate due process.	Feb. 21, 2018	Case		—
Mentioned by	375. Saenz v. Roe 119 S.Ct. 1518, 1531 , U.S.Cal. CIVIL RIGHTS - Privileges and Immunities. State statute imposing durational residency requirement on TANF benefit recipients was unconstitutional.	May 17, 1999	Case		—
Mentioned by	376. Haig v. Agee 101 S.Ct. 2766, 2782 , U.S.Dist.Col. A passport was revoked on ground that activities of the passport holder in foreign countries had caused serious damage to national security and foreign policy of the United States....	June 29, 1981	Case		—
Mentioned by	377. Califano v. Aznavorian 99 S.Ct. 471, 475 , U.S.Cal. Supplementary Security Income recipient sought judicial review of decision of the Secretary of Health, Education, and Welfare denying her benefits for time when she had been...	Dec. 11, 1978	Case		—
Mentioned by	378. Bell v. State of Md. 84 S.Ct. 1814, 1852 , U.S.Md. Negro students who participated in a 'sit-in' protest demonstration at a Baltimore restaurant which refused to serve colored people were convicted for violating the Maryland...	June 22, 1964	Case		—
Mentioned by	379. Kent v. Dulles 78 S.Ct. 1113, 1118 , U.S.Dist.Col. Separate actions against Secretary of State for declaration, inter alia, that plaintiffs were entitled to passports. The United States District Court for the District of Columbia,...	June 16, 1958	Case		—
Mentioned by	380. Madden v. Commonwealth of Kentucky 60 S.Ct. 406, 410 , U.S.Ky. Mr. Justice ROBERTS and Mr. Justice McREYNOLDS dissenting. Appeal from the Court of Appeals of the Commonwealth of Kentucky. Action by the Commonwealth of Kentucky, by James W....	Jan. 29, 1940	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	381. Great Atlantic & Pacific Tea Co. v. Grosjean 57 S.Ct. 772, 778 , U.S.La. Suit by the Great Atlantic & Pacific Tea Company against Alice Lee Grosjean, Supervisor of Public Accounts, State of Louisiana, and others, wherein Montgomery Ward & Company and...	May 17, 1937	Case		—
Mentioned by	382. People of State of New York v. Latrobe 49 S.Ct. 377, 379 , U.S.Del. Appeal from the United States Circuit Court of Appeals for the Third Circuit. In the matter of the bankruptcy of the Thermiodyne Radio Corporation. An order of the District Court...	May 13, 1929	Case		—
Mentioned by	383. Crescent Cotton Oil Co. v. State of Mississippi 42 S.Ct. 42, 44 , U.S.Miss. In Error to the Supreme Court of the State of Mississippi. Suit by the State of Mississippi against the Crescent Cotton Oil Company. A judgment against defendant was affirmed by...	Nov. 14, 1921	Case		—
Mentioned by	384. International Harvester Co. v. State of Missouri ex inf. Attorney General 34 S.Ct. 859, 864 , U.S.Mo. IN ERROR to the Supreme Court of the State of Missouri to review a judgment of ouster in a proceeding in the nature of quo warranto against a foreign corporation charged with...	June 08, 1914	Case		—
Mentioned by	385. Kansas City, Mo. v. State of Kansas ex rel Taggart 33 S.Ct. 112, 112 , U.S.Kan. In Error to the Supreme Court of the State of Kansas.	Oct. 28, 1912	Case		—
Mentioned by	386. Quong Wing v. Kirkendall 32 S.Ct. 192, 193 , U.S.Mont. IN ERROR to the Supreme Court of the State of Montana to review a judgment which reversed a judgment of the District Court for the County of Lewis and Clark, in that state, for the...	Jan. 22, 1912	Case		—
Mentioned by	387. Northern Securities Co. v. U.S. 24 S.Ct. 436, 438 , U.S.Minn. APPEAL from the Circuit Court of the United States for the District of Minnesota to review a decree enforcing, as against the defendants, the provisions of the antitrust act...	Mar. 14, 1904	Case		—
Mentioned by	388. Atkin v. State of Kansas 24 S.Ct. 124, 126 , U.S.Kan. IN ERROR to the Supreme Court of the State of Kansas to review a judgment which affirmed a conviction for a violation of the eight-hour law. Affirmed. See same case below, 64 Kan....	Nov. 30, 1903	Case		—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	 389. Connolly v. Union Sewer Pipe Co. 22 S.Ct. 431, 442 , U.S.III. IN ERROR to the Circuit Court of the United States for the Northern District of Illinois to review a decision in favor of the plaintiff in an action for the purchase price of goods...	Mar. 10, 1902	Case	  	—
Mentioned by	 390. Stahl v. City of St. Louis, Mo. 687 F.3d 1038, 1040 , 8th Cir.(Mo.) CIVIL RIGHTS - Due Process. Ordinance prohibiting conduct that has consequence of impeding traffic violated due process.	Aug. 06, 2012	Case	  	—
Mentioned by	 391. Buxton v. City of Plant City, Fla. 871 F.2d 1037, 1045 , 11th Cir.(Fla.) Discharged police officer brought civil rights action against city, chief of police and city manager alleging that his due process rights were violated when stigmatizing...	May 01, 1989	Case	  	—
Mentioned by	392. Homer v. Richmond 292 F.2d 719, 722 , D.C.Cir. Action to compel the Commandant of the United States Coast Guard to issue licenses to the plaintiffs as radiotelegraph officers eligible to serve as such in the United States...	Apr. 20, 1961	Case	  	—
Mentioned by	 393. Lappin v. District of Columbia 22 App.D.C. 68, 74 , App.D.C. The COURT in the opinion stated the case as follows: The plaintiff in error, Robinson Lappin, was convicted in the police court of the District upon an information charging him...	May 08, 1903	Case	  	—
Mentioned by	394. Boudin v. Dulles 136 F.Supp. 218, 220 , D.D.C Action for judgment declaring that plaintiff was entitled to a passport, that certain Passport Regulations and rules of Board of Passport Appeals are invalid and unconstitutional,...	Nov. 22, 1955	Case	  	—
Mentioned by	 395. Apothecary Development Corporation v. City of Marco Island, Florida 2012 WL 12896393, *3 , M.D.Fla. This cause comes before the Court upon the Defendants' City of Marco Island, Florida and Thom Carr's (collectively, "Defendants") Motion to Dismiss Plaintiffs' Second Amended...	Apr. 13, 2012	Case	  	—
Mentioned by	 396. Catron v. City of St. Petersburg 2010 WL 11506725, *6 , M.D.Fla. The plaintiffs sue for declaratory and injunctive relief pursuant to 42 U.S.C. § 1983 ("Section 1983") for a violation of the plaintiffs' rights under the First, Fourth, Eighth,...	Mar. 10, 2010	Case	  	—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	397. <i>The Best Foods v. Welch</i> 34 F.2d 682, 687 , 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	398. <i>United States v. Blaser</i> 390 F.Supp.3d 1306, 1316 , D.Kan. CRIMINAL JUSTICE — Pretrial Detention. Mandatory imposition of electronic monitoring and curfew pretrial release conditions was unconstitutional as applied to child pornography...	June 25, 2019	Case	   	—
Mentioned by	399. <i>Carpenter v. Webre</i> 2018 WL 1453201, *7 , E.D.La. Before the Court are two motions: (1) a motion to dismiss pursuant to Federal Rules of Civil Procedure 12(b)(1) and 12(b)(6) filed by Defendants Sergeant Jeffery Prevost and...	Mar. 23, 2018	Case	   	—
Mentioned by	 400. <i>Bergman v. U.S.</i> 565 F.Supp. 1353, 1396 , W.D.Mich. An action was filed seeking to recover damages for injuries sustained by "Freedom Riders." On various motions, the District Court, Enslen, J., held that: (1) the Government...	May 31, 1983	Case	   	—
Mentioned by	 401. <i>Committee for Industrial Organization v. Hague</i> 25 F.Supp. 127, 141 , D.N.J. In Equity. Suit by the Committee for Industrial Organization and others against Frank Hague, individually, and as Mayor of Jersey City, and others, to enjoin interference with...	Oct. 27, 1938	Case	   	—
Mentioned by	 402. <i>U.S. v. Polouzzi</i> 697 F.Supp.2d 381, 391 , E.D.N.Y. CRIMINAL JUSTICE - Bail. Provision of Adam Walsh Act mandating curfew and electronic monitoring violated procedural due process as applied to defendant.	Mar. 23, 2010	Case	   	—
Mentioned by	 403. <i>Cox v. Jenkins</i> 2015 WL 5842734, *30 , S.D.Ohio Petitioner Vernon Cox brought this habeas corpus action under 28 U.S.C. § 2254 to obtain relief from his conviction in the Montgomery County Common Pleas Court for a number of...	Oct. 06, 2015	Case	   	—
Mentioned by	404. <i>Karr v. Baldwin</i> 57 F.2d 252, 255 , N.D.Tex. In Equity. Suit by Mrs. Vera Karr against E. John Baldwin and others, seeking restraining order against enforcement of a state statute. Decree granting complainant partial relief.	Mar. 11, 1932	Case	   	—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	 405. U.S. v. Kennedy 593 F.Supp.2d 1221, 1230+ , W.D.Wash. CRIMINAL JUSTICE - Bail. Conditions of pretrial release mandated by Adam Walsh Act violated Excessive Bail Clause.	Nov. 25, 2008	Case	  	—
Mentioned by	406. Bracey v. Darst 218 F. 482, 498 , N.D.W.Va. In Equity. Suit by Smith H. Bracey, Howie Mining Company, W. R. Covert, C. E. Wyatt, Augustus Tyler, and Charles La Due against John S. Darst, Auditor of the State of West...	Dec. 05, 1914	Case	  	—
Mentioned by	407. Kreitzer v. Puerto Rico Cars, Inc. 417 F.Supp. 498, 503 , D.Puerto Rico Plaintiff, a Maryland resident, brought diversity action against owners of rental car to recover for injuries sustained in collision between such vehicle and vehicle in which...	June 03, 1975	Case	  	—
Mentioned by	408. Bollinger v. Watson 63 S.W.2d 642, 645 , Ark. Appeal from Pulaski Chancery Court; F. H. Dodge, Chancellor. Proceeding between John Bollinger and others and Fred Watson, Commissioner of Revenues. From the decree, John Bollinger...	Oct. 16, 1933	Case	  	—
Mentioned by	 409. Collier & Wallis v. Astor 70 P.2d 171, 173 , Cal. In Bank. Action by Collier & Wallis, Limited, formerly Collier & Flinn, Limited, against Mary Astor also known as Lucille Thorpe. Judgment in favor of the plaintiff, and the...	July 01, 1937	Case	  	—
Mentioned by	410. Pacific Rys. Advertising Co. v. Conrad 141 P. 916, 917 , Cal. Department 2. Appeal from Superior Court, Alameda County; T. W. Harris, Judge. Action by the Pacific Railways Advertising Company, a corporation, against John Conrad, Chief of...	June 26, 1914	Case	  	—
Mentioned by	 411. Miami Laundry Co. v. Florida Dry Cleaning & Laundry Bd. 183 So. 759, 769 , Fla. En Banc. Suit by the Miami Laundry Company against the Florida Dry Cleaning & Laundry Board, an official board of the state of Florida, challenging the constitutional validity of...	July 27, 1938	Case	  	—
Mentioned by	412. Riley v. Sweat 149 So. 48, 50 , Fla. En Banc. Original habeas corpus proceeding by L. K. Riley against Rex Sweat, as Sheriff of Duval County. Petitioner discharged.	May 31, 1933	Case	  	—
Mentioned by	 413. State v. Abellano 441 P.2d 333, 335 , Hawai'i Defendants were charged with violating ordinance which made it unlawful for any person to engage, or participate in, or to be present at, any codkfighting exhibition. The District...	May 23, 1968	Case	  	—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	 414. Marallis v. City of Chicago 182 N.E. 394, 396 , Ill. Suit by George Marallis and others against the City of Chicago and others. From the decree, plaintiffs appeal. Affirmed. JONES, J., HEARD, C. J., and ORR, J., dissenting.	June 24, 1932	Case	  	—
Mentioned by	 415. Board of Com'rs of Johnson County v. Johnson 89 N.E. 590, 594+ , Ind. Appeal from Circuit Court, Johnson County; E. L. Branigan, Special Judge. Petition by Grafton Johnson and others to the Board of Commissioners of Johnson County for a refundment of...	Oct. 27, 1909	Case	  	—
Mentioned by	416. State v. Banner Cleaners & Dyers 168 So. 127, 129 , La. Appeal from Civil District Court, Parish of Orleans, Michel Provosty, Judge. Proceeding by the State of Louisiana against the Banner Cleaners and Dyers, Incorporated. Judgment for...	Mar. 30, 1936	Case	  	—
Mentioned by	417. State ex rel. Ohsman & Sons Co. v. Starkweather 7 N.W.2d 747, 748 , Minn. Appeal from District Court, Ramsey County; Carlton McNally, Judge. Mandamus proceeding by the State on the relation of Ohsman & Sons Co., Inc., to compel Ernest R. Starkweather,...	Jan. 29, 1943	Case	  	—
Mentioned by	418. Hoff v. First State Bank 218 N.W. 238, 240 , Minn. Appeal from District Court, Chippewa County; G. E. Qvale, Judge. Action by Alva Hoff against the First State Bank of Watson to recover on a certificate of deposit. From an order...	Mar. 02, 1928	Case	  	—
Mentioned by	419. Mississippi State Tax Commission v. Flora Drug Co. 148 So. 373, 379 , Miss. In Banc. Appeal from Circuit Court, Hinds County; W. H. Potter, Judge. Mandamus proceedings by the Flora Drug Company against the Mississippi State Tax Commission. From the...	May 22, 1933	Case	  	—
Mentioned by	 420. Hill v. Rae 158 P. 826, 828 , Mont. Appeal from District Court, Lewis and Clark County; R. Lee Word, Judge. Suit by George H. Hill to enjoin William C. Rae, as State Treasurer of the State of Montana, from issuing,....	June 02, 1916	Case	  	—
Mentioned by	421. Estate of Sanchez 481 N.Y.S.2d 601, 603 , N.Y.Sur. City commissioner of social services moved to vacate a conditional settlement of its lien and to interpose a claim for the entire net proceeds of a claim arising from decedent's...	Oct. 24, 1984	Case	  	—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	422. Railroad Commission of Ohio v. Ann Arbor Ry. 21 Ohio C.D. 337, 338 , Ohio Cir. The action in the court below was brought by a number of railroad companies located in this state and engaged in state and interstate transportation, against the railroad...	Oct. 12, 1909	Case	   	—
Mentioned by	423. City of Alliance v. Carbone 909 N.E.2d 688, 693 , Ohio App. 5 Dist. CRIMINAL JUSTICE - Disorderly Conduct. Ordinance prohibiting loitering in or near a toilet building was unconstitutionally vague and overbroad.	Mar. 16, 2009	Case	   	—
Mentioned by	424. Ann Arbor R. Co. v. Railroad Commission of Ohio 19 Ohio Dec. 691, 692 , Ohio Com.Pl. The questions arise upon demurrer to the second cause of action. Plaintiffs (thirty-five railroads), for their second cause of action aver that the defendant commission on March...	Apr. 01, 1909	Case	   	—
Mentioned by	425. Byars v. State 102 P. 804, 809 , Okla.Crim.App. Error from Logan County Court; J. C. Strang, Judge. G. L. Byars was convicted of a violation of Eight-Hour Labor Law (Sess. Laws 1908, p. 517, c. 53, art. 4), and he brings error....	June 30, 1909	Case	   	—
Mentioned by	 426. Josephine County School Dist. No. 7 v. Oregon School Activities Ass'n 515 P.2d 431, 437 , Or.App. After high school, which lost league championship football game, had successfully filed a protest with state school activities association on ground of the ineligibility of one of...	Oct. 31, 1973	Case	   	—
Mentioned by	427. State v. Weedman 226 N.W. 348, 365 , S.D. Appeal from Circuit Court, Meade County; James McNenny, Judge. Action by the State, on the relation of August Finger, against Claude H. Weedman and others, as members of the School...	June 27, 1929	Case	   	—
Mentioned by	428. Sanderson v. State 2013 WL 6255228, *1 , Tex.App.-Texarkana Michael Joseph Sanderson was convicted by a jury of criminal trespass on University of North Texas (UNT) property, sentenced to thirty days' confinement in the Denton County Jail,...	Dec. 04, 2013	Case	   	—
Mentioned by	429. Hurt v. Cooper 113 S.W.2d 929, 938 , Tex.Civ.App.-Dallas Appeal from District Court, Dallas County; Royall R. Watkins, Judge. Suits by J. W. Cooper and others against Robert L. Hurt and others, and by S. H. Kress & Company and others...	Feb. 05, 1938	Case	   	—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	 430. Hicks v. Commonwealth 548 S.E.2d 249, 255 , Va.App. REAL PROPERTY - Subsidized Housing. City's attempt to privatize streets adjacent to housing project was unconstitutional.	July 03, 2001	Case	  	—
Mentioned by	431. Britt v. Commonwealth 2000 WL 1847652, *4 , Va.App. Kenneth Eugene Britt (appellant) appeals from his conviction for possession of cocaine in violation of Code § 18.2–250, entered on his conditional plea of guilty. On appeal, he...	Dec. 19, 2000	Case	  	—
Mentioned by	432. City of Spokane v. Port 716 P.2d 945, 946 , Wash.App. Div. 3 Defendant was convicted in the Superior Court, Spokane County, Thomas E. Merryman, J., of driving without a driver's license and she appealed. The Court of Appeals, McInturff,...	Mar. 27, 1986	Case	  	—
Mentioned by	433. Honorable John J. Lally Wash. AGO 1961-62 NO. 100, 1961-62 NO. 100 A city or county acting separately or together does not have the authority to impose a flat charge upon each passenger boarding an airplane at a municipal airport which is operated...	Mar. 05, 1962	Administrative Decision	  	—
Mentioned by	434. Brief of the Commonwealth of Puerto Rico, as Amicus Curiae Mathews v. Cintron 1975 WL 184939, *184939 , U.S. (Appellate Brief)	Sep. 11, 1975	Brief	  	—
Mentioned by	435. Brief of Amicus Curiae on Behalf of Appellee Bernard SHAPIRO, Welfare Commissioner of Connecticut, Appellant, v. Vivian THOMPSON, Appellee. 1968 WL 129376, *129376 , U.S. (Appellate Brief)	Sep. 19, 1968	Brief	  	—
Mentioned by	436. Brief for Respondents. C. E. Stevens Co. v. Foster & Kleiser Co. 1940 WL 46512, *46512 , U.S. (Appellate Brief)	Nov. 08, 1940	Brief	  	—
Mentioned by	437. Brief for Appellees North American Cement Corp. v. Graves 1936 WL 64973, *64973 , U.S. (Appellate Brief)	Nov. 16, 1936	Brief	  	—
Mentioned by	438. Brief for Appellants Glenn v. Field Packing Co. 1933 WL 32089, *32089 , U.S. (Appellate Brief)	Nov. 15, 1933	Brief	  	—
Mentioned by	439. Appellees' Brief Home Bldg. and Loan Ass'n v. Blaisdell 1933 WL 32073, *32073 , U.S. (Appellate Brief)	Oct. 30, 1933	Brief	  	—
Mentioned by	440. Brief for Appellees People of the State of New York v. Lynch 1933 WL 31510, *31510 , U.S. (Appellate Brief)	Feb. 13, 1933	Brief	  	—
Mentioned by	441. Appellant's Brief A. H. Averill v. Northwestern Nat. Ins. Co. 1931 WL 32394, *32394 , U.S. (Appellate Brief)	Nov. 09, 1931	Brief	  	—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	442. Brief for Appellees Educational Films Corp. of America v. Ward 1930 WL 29972, *29972 , U.S. (Appellate Brief)	Nov. 28, 1930	Brief	   	—
Mentioned by	443. Brief for Appellants Mitchell v. Penny Stores, Inc. 1921 WL 21828, *21828 , U.S. (Appellate Brief)	Apr. 17, 1921	Brief	   	—
Mentioned by	444. Appellant's Brief Saeb MOKDAD, Plaintiff-Appellant, v. Eric HOLDER, Jr., et al, Defendant-Appellee. 2014 WL 1400242, *1 , 6th Cir. (Appellate Brief)	Apr. 07, 2014	Brief	   	—
Mentioned by	445. Reply Brief of Appellees APOTHECARY DEVELOPMENT CORPORATION, d/b/a Island Drug, Larry G. Heine and Susan K. Heine, Appellees/Plaintiffs, v. Thom CARR, Appellant/Defendant, Cit... 2012 WL 5178046, *1 , 11th Cir. (Appellate Brief)	Oct. 15, 2012	Brief	   	—
Mentioned by	446. Appellee's Brief STATE OF GEORGIA, Appellant, v. Barry DAVIS, Appellee. 2017 WL 10128217, *1 , Ga. (Appellate Brief)	Oct. 16, 2017	Brief	   	—
Mentioned by	447. Reply Brief for Defendant-Appellant PEOPLE OF THE STATE OF ILLINOIS, Plaintiff-Appellee, v. Hernando CARDONA, Defendant-Appellant. 2013 WL 2418748, *1 , Ill. (Appellate Brief)	Jan. 09, 2013	Brief	   	—
Mentioned by	448. Petition for Writs of Error and Mandamus Roger HATTMAN, Petitioner, v. COMMONWEALTH OF PENNSYLVANIA, Judge Theodore Michaels, Judge Anthony Sarcione. 2005 WL 4716892, *4716892 , Pa.Super. (Appellate Brief)	2005	Brief	   	—
Mentioned by	449. Appellant's Brief Gary Don RAY, v. THE STATE OF TEXAS. 2015 WL 394329, *1 , Tex.App.-Austin (Appellate Brief)	Jan. 20, 2015	Brief	   	—
Mentioned by	450. Complaint for Declaratory and Injunctive Relief Montgomery Blair SIBLEY, Plaintiff, v. Harry Lee ANSTEAD., in his capacity as Chief Judge of and representative of the Florida Supreme Court, Alan R. ... 2003 WL 23761207, *23761207 , S.D.Fla. (Trial Pleading)	May 13, 2003	Petition	   	—
Mentioned by	451. Plaintiff's Response to Defendant's Motion to Dismiss and Memorandum of Law in Support Donald MAYNARD, Plaintiff, v. THE BOARD OF REGENTS OF THE DIVISION OF UNIVERSITIES OF THE FLORIDA DEPARTMENT OF EDUCATION, acting by and through the U... 2000 WL 34438946, *34438946 , M.D.Fla. (Trial Motion, Memorandum and Affidavit)	Oct. 02, 2000	Motion	   	—

Treatment	Title	Date	Type	Depth	Headnote(s)
Mentioned by	452. Plaintiff's Response to Defendant's Motion to Dismiss Jean-Mark LOUBEAU, Plaintiff, v. THE BOARD OF REGENTS OF THE DIVISION OF UNIVERSITIES OF THE FLORIDA DEPARTMENT OF EDUCATION, acting by and through th... 2000 WL 34466425, *34466425 , M.D.Fla. (Trial Motion, Memorandum and Affidavit)	July 07, 2000	Motion	   	—
Mentioned by	453. Defendant's Motion for Summary Judgment Roy AZIM, Plaintiff, v. THE UNITED STATES OF AMERICA, and its agents, Defendant. 2004 WL 3675146, *3675146 , S.D.Fla. (Trial Motion, Memorandum and Affidavit)	July 01, 2004	Motion	   	—
Mentioned by	454. Defendant's Motion to Dismiss for Lack of Jurisdiction and Failure to State A Claim upon which Relief Can be Granted Roy AZIM, Plaintiff, v. THE UNITED STATES OF AMERICA, and its agents, Defendant. 2003 WL 24244614, *24244614 , S.D.Fla. (Trial Motion, Memorandum and Affidavit)	Oct. 28, 2003	Motion	   	—
Mentioned by	455. Supplemental Memorandum of Law in Support Plaintiff's Motion for Summary Judgment Against Defendant's Miami-Dade County et. al... and Entry of Judgeme... Bobby JONES, Plaintiff, v. MIAMI-DADE COUNTY, Et al, Defendants. 2003 WL 24233086, *24233086 , S.D.Fla. (Trial Motion, Memorandum and Affidavit)	Oct. 14, 2003	Motion	   	—
Mentioned by	456. Plaintiff's Brief in Response to Defendants' Motion to Dismiss Rick DRUMMOND, Plaintiff, v. CITY OF BRUNSWICK, GA., Bradford S. Brown and Roosevelt Harris, Jr., Defendants. 2004 WL 2158446, *2158446 , S.D.Ga. (Trial Motion, Memorandum and Affidavit)	Feb. 02, 2004	Motion	   	—
Mentioned by	457. Motion to Strike Conditions of Pretrial Release UNITED STATES OF AMERICA, v. David R. KARPER, Jr., Defendant. 2011 WL 8960588, *1 , N.D.N.Y. (Trial Motion, Memorandum and Affidavit)	Mar. 31, 2011	Motion	   	—
Mentioned by	458. Plaintiffs' Brief in Support of Their Motion for Preliminary Injunction and Denial of Defendants' Motion to Dismiss Jane DOE, Sonia Castillo, Jocelyn Alvarez Torres, Juana Venada, and Danicia Martinez, Plaintiffs, v. TEXAS DEPARTMENT OF PUBLIC SAFETY and Michael A. ... 2009 WL 3219964, *3219964 , W.D.Tex. (Trial Motion, Memorandum and Affidavit)	Aug. 21, 2009	Motion	   	—
Mentioned by	459. Memorandum Of Points And Authorities Regarding The Imposition of Probation Term PEOPLE OF THE STATE OF CALIFORNIA, Plaintiff, v. Javier MARAVILLA, Defendant. 2006 WL 5631623, *5631623 , Cal.Super. (Trial Motion, Memorandum and Affidavit)	Dec. 18, 2006	Motion	   	—

Treatment	Title	Date	Type	Depth	Headnote(s)
Referred to by	460. Kruger v Commonwealth 1997 WL 1881047, *1 , HCA	July 31, 1997	Case	—	—
—	461. Regulation of private employment agencies 20 A.L.R.3d 599 This annotation discusses the constitutionality and construction of statutes, municipal ordinances, and administrative regulations enacted or promulgated to regulate private...	1968	ALR	—	—
—	462. Am. Jur. 2d Constitutional Law s 623, § 623. Right to travel Am. Jur. 2d Constitutional Law The constitutional freedom to travel includes the freedom to enter and abide in any state in the Union. However, the means or mode of traveling may be subjected to reasonable...	2019	Other Secondary Source	—	—
—	463. Am. Jur. 2d State and Local Taxation s 73, § 73. Privileges and immunities of citizenship Am. Jur. 2d State and Local Taxation The Federal Constitution provides that that "the citizens of each state shall be entitled to all privileges and immunities of citizens in the several states." This guarantee...	2019	Other Secondary Source	—	—
—	464. TX Jur. 3d Constitutional Law s 189, § 189. Liberty TX Jur. 3d Constitutional Law The right of personal liberty is constitutionally protected and may not be taken without due process of law. In fact, substantive due process forbids the government to infringe...	2020	Other Secondary Source	—	—
—	465. MARCHING TO THE BEAT OF A DIFFERENT DRUMMER: IS MILITARY LAW AND MENTAL HEALTH OUT-OF-STEP AFTER JAFFEE V. REDMOND? 41 A.F. L. Rev. 1 , 82 For years the issue of whether there should be a federal psychotherapist-patient evidentiary privilege has been debated. The latest battle for recognition of this controversial...	1997	Law Review	—	—
—	466. ENFORCED RETENTION OF CONTRACTOR EMPLOYEES OVERSEAS 10 A.F. L. Rev. 28 , 38 Literally thousands of United States citizens are employed abroad by private firms under contract to the American Government. Scattered from Berlin to Saigon, and girdling the...	1968	Law Review	—	—
—	467. ORDINARY AND ENHANCED RATIONAL BASIS REVIEW IN THE MASSACHUSETTS SUPREME JUDICIAL COURT: A PRELIMINARY INVESTIGATION 69 Alb. L. Rev. 415 , 444 In its 2003 decision in Goodridge v. Department of Public Health, the Massachusetts Supreme Judicial Court held that the denial of marriage licenses to same-sex couples violates...	2006	Law Review	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	468. FREE MOVEMENT: A FEDERALIST REINTERPRETATION 49 Am. U. L. Rev. 433 , 469+ Introduction. 433 I. The Constitutional Value of Limitations Based on Federalist Principles. 436 A. The Comity and Commerce Clauses. 436 B. The Free Movement Principle. 439 II....	1999	Law Review	—	—
—	469. ROOTS OF THE "UNDERCLASS": THE DECLINE OF LAISSEZ-FAIRE JURISPRUDENCE AND THE RISE OF RACIST LABOR LEGISLATION 43 Am. U. L. Rev. 85 , 138+ "[A] colored worker who is denied the protection and the benefits of organized labor because they will not take him in, has only one place of redress in case his right of...	1993	Law Review	—	—
—	470. BUZZWORTHY: THE MOSQUITO TEEN DETERRENT AND THE RIGHT TO ASSEMBLE IN ENGLAND AND THE UNITED STATES 27 Ariz. J. Int'l & Comp. L. 873 , 910 Since 2006, a device known as the Mosquito Teen Deterrent has been bothering young ears. The Mosquito emits a pulsating, high frequency noise that can generally only be heard by...	2010	Law Review	—	—
—	471. DECONSTRUCTING RACISM IN AMERICAN SOCIETY-THE ROLE LABOR LAW MIGHT HAVE PLAYED (BUT DID NOT) IN ENDING RACE DISCRIMINATION: A PARTIAL EXPLANATION AND HISTORICAL COMMENTARY 23 Berkeley J. Emp. & Lab. L. 369 , 399+ I. Introduction. 369 II. Lochner Chronicles. 372 III. The Jim Crow Era. 375 IV. Railway Labor Relations. 379 V. The New Deal. 386 VI. . 388 VII. Conclusion. 397	2002	Law Review	—	—
—	472. CAR CRUISING: ONE GENERATION'S INNOCENT FUN BECOMES THE NEXT GENERATION'S CRIME 41 Brandeis L.J. 1 , 31 "Well she got her daddy's car And she's cruising 'through the hamburger stand now Seems she forgot all about the library Like she told her old man now And with the radio blasting...	2002	Law Review	—	—
—	473. IT'S NOT BLACK AND WHITE: SPENCER v. CASAVILLA AND THE USE OF THE RIGHT OF INTRASTATE TRAVEL IN SECTION 1985(3) 57 Brook. L. Rev. 473 , 524+ The Second Circuit's decision in Spencer v. Casavilla recognized the right of intrastate travel and allowed it to be used for the first time in the context of a civil rights claim...	1991	Law Review	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	474. AMERICA RESPONDS TO CRIMINAL GANG ACTIVITY; TAKING BACK OUR STREETS: A CRITICAL ANALYSIS OF CITY OF CHICAGO V. MORALES 29 Cap. U. L. Rev. 719 , 759 When I walk out my door, these guys are out there . . . They watch you . . . They know where you live. They know what time you leave, what time you come home. I am afraid of...	2002	Law Review	—	—
—	475. DOWN ON THE CORNER: AN ANALYSIS OF GANG-RELATED ANTILOITERING LAWS 22 Cardozo L. Rev. 269 , 314+ The past two decades have seen a rapid growth in the number of gangs in the United States. In urban centers across America, gang members are believed to be responsible for an...	2000	Law Review	—	—
—	476. CURFEW LAWS, FREEDOM OF MOVEMENT, AND THE RIGHTS OF JUVENILES 50 Case W. Res. L. Rev. 681 , 728+ In the early 1990s, the arrest rate for minors between the ages of ten and seventeen in the District of Columbia was the highest in the nation. Teens from the age of fifteen to...	2000	Law Review	—	—
—	477. THE RIGHT TO EARN A LIVING 6 Chap. L. Rev. 207 , 270 "The monopolizer engrosseth to himself what should be free for all men." -Edward Coke "At common law," wrote William Blackstone, "every man might use what trade he pleased." ...	2003	Law Review	—	—
—	478. SO WHAT? THE INDIVIDUAL RIGHT TO THE OWNERSHIP OF FIREARMS UNDER THE NINTH AMENDMENT 76 Chi.-Kent L. Rev. 1363 , 1386 For the centuries preceding the drafting of the United States Constitution, political philosophy began to endorse natural rights and forge a liberal tradition. Such philosophy...	2000	Law Review	—	—
—	479. THE GANG'S ALL HERE: ANTI-LOITERING LAWS IN THE FACE OF CITY OF CHICAGO V. MORALES 48 Clev. St. L. Rev. 215 , 228+ I. L2-3,T3Introduction 215 II. L2-3,T3Background 216 A. Chicago's Attempt to Tackle Gangs. 216 B. The Illinois Supreme Court. 217 III. L2-3,T3The Supreme Court 219 A. Justice...	2000	Law Review	—	—
—	480. FOSSIL FUEL ABOLITION: LEGAL AND SOCIAL ISSUES 41 Colum. J. Envtl. L. 223 , 267+ I. Introduction. 225 II. The Scope of the Problem. 227 III. The Case for Fossil Fuel Abolition. 230 A. The Ethical Case: Avoiding Harm. 230 B. The Practical Case: Scientific...	2016	Law Review	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	481. SECURING ACCESS TO TRANSPORTATION FOR THE URBAN POOR 105 Colum. L. Rev. 503 , 536+ Prior to technological innovations allowing long-distance travel, there was little reason to venture far from home. But industrialization and labor specialization led to increased...	2005	Law Review	—	—
—	482. RESIDENCE REQUIREMENTS AFTER SHAPIRO v. THOMPSON 70 Colum. L. Rev. 134 , 155 The fact that a state conducts certain programs for its citizens does not mean that these benefits are available to all who live within its borders. The right to use state services...	1970	Law Review	—	—
—	483. THE CONSTITUTIONAL RIGHT TO TRAVEL 56 Colum. L. Rev. 47 , 75+ Twenty-seven years ago, Professor John Hanna viewed our ten dollar passport fee as a wrongful interference with the right to travel. Today, the objection seems bizarre in view of...	1956	Law Review	—	—
—	484. SECRETARY OF STATE'S DISCRETION IN DENYING PASSPORTS LIMITED BY FIFTH AMENDMENT REQUIREMENT OF SUBSTANTIVE DUE PROCESS 56 Colum. L. Rev. 123 , 126 Plaintiff, national chairman of an organization designated by the Attorney General as communistic and subversive, applied for a passport to travel to Europe. When no action was...	1956	Law Review	—	—
—	485. A PLURALITY OF THE SUPREME COURT ASSERTS A DUE PROCESS RIGHT TO DO ABSOLUTELY NOTHING IN CITY OF CHICAGO V. MORALES 33 Creighton L. Rev. 579 , 641+ Anti-loitering statutes have long been a part of the United States' criminal legal system. However, in the past 30 years, such laws have come under attack in the United States...	2000	Law Review	—	—
—	486. CIRCUIT-SPECIFIC APPLICATION OF THE INTERNAL REVENUE CODE: AN UNCONSTITUTIONAL TAX 81 Denv. U. L. Rev. 113 , 141 The federal government's power to tax is omnipotent. It can assess taxes in any amount on anything or anyone for any reason. For all practical purposes, the Constitution...	2003	Law Review	—	—
—	487. ADDRESSING VAGUENESS, AMBIGUITY, AND OTHER UNCERTAINTY IN AMERICAN CRIMINAL LAWS 80 Denv. U. L. Rev. 241 , 343 Introduction. 242 I. The Principal of Legality. 244 A. The "Fair Notice" Requirement. 248 B. The "Ascertainable Standard of Guilt" Requirement. 253 II. Ambiguity and...	2002	Law Review	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	488. INTELLECTUAL PROPERTY AND THE ELEVENTH AMENDMENT AFTER SEMINOLE TRIBE 47 DePaul L. Rev. 519 , 563 Introduction. 519 I. Seminole Tribe and Federal Market Right Claims. 524 A. Seminole Tribe. 524 B. The Fourteenth Amendment Exception. 527 C. Waiver. 532 II. Does Seminole...	1998	Law Review	—	—
—	489. PARADIGMS OF RESTRAINT 57 Duke L.J. 1321 , 1411 Incapacitation of dangerous individuals has conventionally entailed the exercise of physical control over an actual body: the state confines the person in jail. But advances in...	2008	Law Review	—	—
—	490. ON THE ROAD AGAIN: HOW MUCH MILEAGE IS LEFT ON THE PRIVILEGES OR IMMUNITIES CLAUSE AND HOW FAR WILL IT TRAVEL? 70 Fordham L. Rev. 187 , 253+ In 1999, the Supreme Court dusted off an old, neglected constitutional clause, kicked its tires, revved its engine and drove it onto the constitutional highway for the first time...	2001	Law Review	—	—
—	491. BEYOND YOUNGBERG: PROTECTING THE FUNDAMENTAL RIGHTS OF THE MENTALLY RETARDED 51 Fordham L. Rev. 1064 , 1090 In <i>Youngberg v. Romeo</i> , the Supreme Court held that the institutionalized mentally retarded have constitutionally based liberty interests in "conditions of reasonable care and..."	1983	Law Review	—	—
—	492. DAY LABORERS, FRIEND OR FOE: A SURVEY OF COMMUNITY RESPONSES 30 Fordham Urb. L.J. 1979 , 2005 A landscaper named Ausencio is hanging seventy-five feet in the air suspended by only a two-inch rope as he attempts to trim a tree. In one hand, he holds a chainsaw while with...	2003	Law Review	—	—
—	493. REVIEW OF ONLY ONE PLACE OF REDRESS BY DAVID E. BERNSTEIN 10 Geo. Mason L. Rev. 293 , 298 This is a wonderful book. If historians are willing to listen, Only One Place of Redress can transform their understanding of the black experience in America since the Civil War....	2001	Law Review	—	—
—	494. RECENT DECISIONS 68 Geo. Wash. L. Rev. 710 , 727+ In <i>Hutchins v. District of Columbia</i> , ("Hutchins III") the D.C. Circuit ruled on the constitutionality of the D.C. Juvenile Curfew Act of 1995 ("the Act"). The D.C. Circuit...	2000	Law Review	—	—

Treatment	Title	Date	Type	Depth	Headnote(s)
—	495. NOT IN ANYONE'S BACKYARD: ENDING THE "CONTEST OF NONRESPONSIBILITY" AND IMPLEMENTING LONG-TERM SOLUTIONS TO HOMELESSNESS 2 Geo. J. on Fighting Poverty 163 , 208+ Over twenty-five years ago, Connecticut attempted to force indigents to relocate to other states by enacting legislation that denied the poor any welfare benefits during their...	1995	Law Review	—	—
—	496. CAN'T YOU SEE WHAT I'M SAYING? MAKING EXPRESSIVE CONDUCT A CRIME IN HIGH-CRIME AREAS 9 Geo. J. on Poverty L. & Pol'y 135 , 166 As an eager young Assistant United States Attorney who "papered" countless complaints, conducted numerous hearings, and tried a substantial number of cases, I learned how to...	2002	Law Review	—	—
—	497. THE JENA SIX AND THE HISTORY OF RACIALLY COMPROMISED JUSTICE IN LOUISIANA 44 Harv. C.R.-C.L. L. Rev. 361 , 391 On casual examination, it certainly appears that the young men known as the Jena Six were charged based on race. Not only were white students who hung nooses from a tree on school...	2009	Law Review	—	—
—	498. NEXT-GENERATION SEX OFFENDER STATUTES: CONSTITUTIONAL CHALLENGES TO RESIDENCY, WORK, AND LOITERING RESTRICTIONS 42 Harv. C.R.-C.L. L. Rev. 483 , 499 On April 26, 2006, Georgia Governor Sonny Perdue signed the most restrictive sex offender law in the country. Commonly called HB 1059, the measure prohibits all current and future...	2007	Law Review	—	—
—	499. PUBLIC CHOICE THEORY AND OCCUPATIONAL LICENSING 39 Harv. J.L. & Pub. Pol'y 209 , 331 Introduction. 210 I. The Prevalence of Occupational Licensing. 216 II. A Public Policy Analysis of Occupational Licensing. 222 A. The Justifications for Occupational Licensing....	2016	Law Review	—	—
—	500. THE BLACK POLICE: POLICING OUR OWN LOCKING UP OUR OWN: CRIME AND PUNISHMENT IN BLACK AMERICA. BY JAMES FORMAN JR. NEW YORK, N.Y.: FARRAR, STRAUS AND GIROUX. 2017. PP. 306. \$27.00 131 Harv. L. Rev. 1979 , 2025 Since Darren Wilson shot and killed Michael Brown in 2014, the problem of police violence against African Americans has been a relatively salient feature of nationwide discussions...	2018	Law Review	—	—

Filings

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