



#### 操作使用手册

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# WESTLAW內容介紹

- 1. WESTLAW資料庫架構與內容收錄說明
- 2. 如何查詢檢索介紹
- 3. 檢索結果的判讀
- 4. 線上學習資料

# Westlaw 涵蓋六大區域:

- •Westlaw US 美國
- •Westlaw UK 英國
- •Westlaw EU Content 歐盟& 歐洲國家
- Westlaw Canadian Materials 加拿大
- •Westlaw HK 香港
- •Westlaw Australia 澳洲

# Westlaw 涵蓋內容:

#### **United States**

#### 第一手資料

- Legislation including:
  - United States Code
  - (both annotated and un-annotated)
  - Code of Federal Regulations
  - Federal Register
  - All State Statutes
- Cases: All Federal and All States, fully cross-referenced from 1658 第二手資料
- Commentary including:
  - American Law Reports
  - American Jurisprudence
  - Corpus Juris Secundum
- Journals including:
  - Harvard Law Review
  - Chicago Journal of International Law
  - Yale Journal of International Law
  - Cornell Law Review
- US Uniform Laws Annotated

#### **United Kingdom**

- Statutes from 1267 (fully consolidated)
- Cases from 1865, including:
  - The Law Reports
  - Common Market Law Reports
  - Fleet Street Reports
  - Weekly Law Reports
- Journals including:
  - Criminal Law Review
  - International Arbitration Law Review
  - Civil Justice Quarterly
  - Intellectual Property Quarterly

#### Australia

- Cases from 1903, including:
  - Commonwealth Law Reports
  - Federal Law Reports
  - Federal Court Reports



# Westlaw 涵蓋内容:

#### **European Union**

- Comprehensive European Union Legislation
- Cases from 1954, including:
  - European Commercial Cases
  - European Patent Office Reports
  - European Human Rights Reports
- Journals including:
  - European Intellectual Property Review
  - European Human Rights Review
  - EU Focus

#### Hong Kong

- Cases from 1905, including:
  - Hong Kong Law Reports
  - Hong Kong Criminal Law Reports
- Journals:
  - Hong Kong Law Journal
  - Chinese Journal of International Law

#### Miscellaneous

- Black's Law Dictionary
- WTO & GATT Panel Decisions

#### Canada

Canadian Statutes

(Federal, Provincial and Territorial Statutes)

- Canadian Abridgement
- Canadian Cases from 1825
- Carswell Law Reports
- Federal Court Reports

#### **News and Current Awareness**

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  - Reuters News



Citation是指引文標注方式, Citation Format系統編號。 •範例:

•386 US 487

•35 USCA 282

•109 HARV L REV 125

•US PAT 7255627











# 109 HARVLREV 125 ↓ ↓ ↓ 第109冊 哈佛Law Review期刊 第125頁







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- 紅旗 (red flag):表示本案之法律見解,已被推翻,不具法律效力。在法令條文中出現紅旗,表示該條法令曾在近期立法中被修正或廢止。
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# WestlawClassic首頁



#### Mews and Insight from REUTERS



#### Wash. top court: anti-SLAPP law covers law firm's probe of bias complaint against AG

1/28/2021 | REUTERS LEGAL

(Reuters) - The Washington Supreme Court in a 5-4 decision on Thursday said a law firm hired by the state attorney general's office to investigate a gay lawyer's bias complaint is immune from his lawsuit claiming its probe was fraudulent.

#### 2 of 6 Additional Practice Areas

Practice Areas \*

News
 Fifty State Construction Lien and Bond Law

United States Code Annotated Popular Name Table

U.S. Court of Federal Claims Cases
 U.S. Supreme Court Cases

Proposed Legislation (Bills)

Global Competition & Antitrust

European Union Journals

U.S. Tax Court Cases

World Journals

Federal Trade Commission (FTC)
 Federal Bankruptcy Court Cases

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- Statutes & Court Rules
- Secondary Sources

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# 輸入整段句子查詢資料為例:

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Statutes & Court Rules Regulations	Expert Materials	Dockets News Business Law Center	<ul> <li>Q Next-Generation Search</li> <li>-↓- Integrated Litigation Analytics</li> <li>→- Analysis of Statutory &amp; Regulatory Changes</li> </ul>
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Intellectual Property International Materials

Directories

I News and Insight from REUTERS



#### Facing fresh legal crisis, Robinhood has lawyers to spare

1/28/2021 | REUTERS LEGAL

(Reuters) - Robinhood Markets Inc has plenty to keep its lawyers busy. Good thing for the company, it also has plenty of lawyers.

5 of 6 Additional Practice Areas

Practice Areas \*

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	U.S. Tax Court Cases
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	Fifty State Construction Lien and Bond Law
	U.S. Court of Federal Claims Cases
	U.S. Supreme Court Cases
	Form Finder
	Statutes & Court Rules
	Secondary Sources

## 點查詢欄位右側"All Federal"選項:

#### 查詢輸入的句子:can a municipality be held liable for civil rights violations by its employees

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Statutes & Court Rules Regulations Administrative Decisions & Guidance Secondary Sources	Expert Materials Jury Verdicts & Settlements Proposed & Enacted Legislation Proposed & Adopted Regulations Arbitration Materials	News Business Law Center Company Investigator Sample Agreements Legislative History Trial Transcripts & Oral Arguments Intellectual Property International Materials	<ul> <li>✓ Integrated Litigation Analytics</li> <li>✓ Analysis of Statutory &amp; Regulatory Changes</li> <li>Learn more about Westlaw Edge</li> <li>✓ Favorites</li> <li>Q = Enter terms, citations,</li> <li>Select All</li> </ul>			
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#### 進入查詢結果的畫面:

#### 查詢輸入的句子: can a municipality be held liable for civil rights violations by its employees

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Trial Court Orders	99		hher) 宝。
Statutes & Court Rules	58		
Regulations	40		
Administrative Decisions & Guidance	10,000	Court of Appeals of Ohio, Eighth District, Cuyahoga County.   August 20, 2020   157 N.E.3d 408   2020 WL 4876345   2020 -Ohio	- 4131   108644
Secondary Sources	805		
Forms	7	CIVIL RIGHTS — Arrest and Detention. Probable cause existed to arrest casino patron based upon report of alleged robbery, entitiin 1983.	ng contract security officer to immunity under §
Briefs	304		
Trial Court Documents	295	A municipality cannot be held liable under § 1983 on the basis of respondeat superior liability; rather, in order to be held liable	for a constitutional violation, the municipality's
Expert Materials	4,113	policy must be the moving force bening the civil rights violation. 42 U.S.C.A. § 1953	
Jury Verdicts & Settlements	1,118	78 GIVII Rights /SIII Federal Remedues in General /8 ( 1342 Liability of Municipalities and Other Governmental Bodies /8 13 vicarious liability and respondent superior in general	345 k. Acts of officers and employees in general;
Proposed & Enacted Legislation	10,000		detention, assault and battery, conversion, loss of
Proposed & Adopted Regulations	1,888	The issue of whether an employer can be held liable under § 1983 for the actions of an employee usually arises in the context of	f municipal liability for the acts of its
Arbitration Materials	8,971	employees	
All results	37,714	Peak Alarm Co., Inc. v. Salt Lake City Corp. Supreme Court of Utah.   April 16, 2010   243 P.3d 1221   2010 WL 1607942   20080918 TORTS - Malicious Prosecution. Directed verdict in oriminal case was not conclusive in civil case as to lack of probable cause for a     Coull Rights 78/II Federal Remedies in General 78 em 1342 Liability of Municipalities and Other Governmental Rodies 78 1	rrest and prosecution.
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筆數有37	7,714	4 § 1983 as a basis for eight independent claims alleging civil rights violations under the First, Fourth, and Four	rteenth Amendments to the U.S. Constitution
		Points of Law Found in Cases View all 10	
		CIVIL RIGHTS	

#### 左邊列表選擇欲瀏覽的類別資料:

#### 查詢輸入的句子: can a municipality be held liable for civil rights violations by its employees

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THOMSON REUTERS	SSIC V All Content can a municipality be held liable for civil rights violations by its employees V All States	Advanced
VIEW: Overview 15 Cases 218 Cases 218 C	Cases (218)	RELATED DOCUMENTS Secondary Sources § 2:21.Public employees Alabama Personal Injury and Torts Ray v. Judicial Correction Services, Inc., 270 F. Supp. 3d 1262, 1298 (N.D. Ala. 2017) (to present a viable § 1983 claim against municipality, plaintiff must show that municipal policy or custom was moving force behind injury; plaintiff cannot hold municipality liable under § 1983 merely because custom or policy made it more likely that constitutional violation would occur, but instead court must determine that a defendant's act
Arbitration Materials 8,971 All results 37,714	2. Peak Alarm Co., Inc. v. Salt Lake City Corp. Supreme Court of Utah.   April 16, 2010   243 P.3d 1221   2010 WL 1507942   20080918	constitutional violation): McKenzie v. Talladega City Board of Education, 242 F. Supp. 3d 1244, 1253, 346 Ed. Law Rep. 383 (N.D. Ala. 2017)
NARROW: Select Multiple Filters Search within results	<ul> <li>TORTS - Malicious Prosecution. Directed verdict in criminal case was not conclusive in civil case as to lack of probable cause for arrest and prosecution.</li> <li>78 Civil Rights 78III Federal Remedies in General 78 on 1342 Liability of Municipalities and Other Governmental Bodies 78 1345 k. Acts of officers and employees in general; vicarious liability and respondeat superior in general</li> <li> The route to municipal liability under § 1983 through a deliberate indifference argument is a narrow one; the Supreme Court demands application of "rigorous standards of culpability and causation . to ensure that the municipality is not held liable solely for the actions of its employee."</li> </ul>	Police Misconduct as Municipal Policy or Custom American Jurisprudence Proof of Facts 3d Prima facie case: Plaintiff seeking to hold city liable under §
Jurisdiction	City officials did not have actual or constructive notice of alleged violations of alarm company employee's constitutional rights arising from allegedly defamatory remarks by police department's alarm administrator, precluding municipal liability on a theory of deliberate indifference in § 1983 action; administrator's generalized criticism of alarm industry did not defame employee or his company, and alarm company employee failed to show any pattern of alleged to tribus behavior that would put city on notice of repeated constitutional violations     Mr. Howe used § 1983 as a basis for eight independent claims alleging civil rights violations under the First, Fourth, and Fourteenth Amendments to the U.S. Constitution      S. Gentry v. Robinson	1983 for acts of its employees can prove the existence of a municipal policy or custom with proof that: (1) a municipal official with final policymaking authority directly committed or commanded the constitutional violation: (2) a policy maker indirectly caused the misconduct of a subordinate municipal employee by

#### 資料結果重新排序:

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Regulations Administrative Decisions & Guidance	40	1. Morrison V. Horseshoe Casino Court of Appeals of Ohio, Eighth District, Cuyahoga Count 108644     108644     157 N.E.3d 406   2020 WL 4876345   2020 -Ohio- 4131     Term Frequency	Alabama Personal Injury and Torts Ray v. Judicial Correction Services, Inc., 270 F. Supp. 3d 1262, 1298 (N.D. Ala, 2017) (to
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Diribal Eastern Cher Trial Ct.	okee 1	Amendments to the U.S. Constitution      Supreme Court of Arkansas.   December 17, 2009   2009 Ark. 634   361 S.W.3d 788   08-1452	constitutional violation: (2) a policy maker indirectly caused the misconduct of a subordinate municipal employee by acquiescing in a longstanding

## 系統預設"1~20"筆資料呈現

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NARROW:		TORTS - Malicious Prosecution. Directed verdict in criminal case was not conclusive in <b>civil</b> case as to lack of probable cause for arrest and prosecution.	2017) ce Misconduct as icipal Policy or
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Regulations	40	ີ່ງ	时二中川	1-27-1-20-20-20-20-20-20-20-20-20-20-20-20-20-	406 - North Control - Ohio- 4131	Alabaha Personal Injury and Torts
Administrative Decisions & Guidance	10,000	Ζ.	線小条件	十名件、総紀以	Most Detail	Ray v. Judicial Correction Services, Inc., 270 F. Supp. 3d
Secondary Sources	605	R	關鍵之		based upon report of alleged robbery, entitling contra	act 1202, 1298 (N.D. Ala. 2017) (to present a viable § 1983 claim
Forms	7					against municipality, plaintiff must
Briefs	304	2	厢示案件	日夕稲、 鹵結 [/]	or liability; rather, in order to be held liable for a	show that municipal policy or custom was moving force behind
Trial Court Documents	295	5.			civil rights violation. 42 U.S.C.A. § 1983	injury; plaintiff cannot hold
Expert Materials	4,113	F	關鍵之母	「「「「「」」	ities and Other Governmental Bodies 78 1345 k. Ac	ets of municipality liable under § 1983
Jury Verdicts & Settlements	1,118			又/台	al Illeging causes of action for false arrest and detention	materity because custom or policy made it more likely that
Proposed & Enacted Legislation	10,000	19	981. 1		S.C. 1983, and violation of civil rights under 42 U.	.S.C. occur, but instead court must
Proposed & Adopted Regulations	1,886	lia	The issue of whether an empl ability for the acts of its emplo	oloyer can be <b>held liable</b> under § 1983 for the act loyees	ions of an <b>employee</b> usually arises in the context of munici	pal was proximate cause of ultimate constitutional violation); McKenzie
關鍵字顯於	示段	落 🖁	Peak Alarm Co., Inc. reme Court of Utah.   April 10	. v. Salt Lake City Corp. 18, 2010   243 P.3d 1221   2010 WL 1507942	20080918	v. Talladega City Board of Education, 242 F. Supp. 3d 1244, 1253, 348 Ed. Law Rep. 383 (N.D. Ala. 2017)
NARROW:		TO	ORTS - Malicious Prosecution	n. Directed verdict in criminal case was not conclu	usive in <mark>civil</mark> case as to lack of probable cause for arrest and	Police Misconduct as
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Q-		ap er	The route to municipal liab oplication of "rigorous standard nployee."	bility under § 1983 through a deliberate indiffere rds of culpability and causation . to ensure that th	nce argument is a narrow one; the Supreme Court demands e <b>municipality</b> is not held liable solely for the actions of its	Prima facie case: Plaintiff seeking to <b>hold</b> city liable under §
Jurisdiction			City officials did not have actu	ual or constructive notice of alleged violations of	alarm company employee's constitutional rights arising fro	m prove the existence of a municipal
	218	al	legedly defamatory remarks b 1983 action: administrator's a	by police department's alarm administrator, preclu generalized criticism of alarm industry did not def	iding municipal liability on a theory of deliberate indifference	policy or custom with proof that: (1)
Commonwealth Pu	ierto 1	9 fa	iled to show any pattern of all	leged tortious behavior that would put city on not	ce of repeated constitutional violations	a municipal official with final policymaking authority directly
Tribal Eastern Che Trial Ct.	rokee 1	 Aı	Mr. Howe used § 1983 as a mendments to the U.S. Consti	a basis for eight independent claims alleging <mark>civil</mark> titution	rights violations under the First, Fourth, and Fourteenth	committed or commanded the constitutional violation; (2) a policy

# 篩選與限縮目前查詢的資料:

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Kay Number Select	, entered judgment in favor of defendants, and	,		Briefs	
Party Select	Local government cannot be <b>held liable</b> for <b>violation</b> of civi asis of respondeat-superior theory; local governments are lia	I rights by its agents under federal <mark>civil rights</mark> sta able only when execution of government policy or o	atute [ 42 U.S.C.A. § 1983] on custom inflicts the injury	Brief of Defendant/Appellee,	
Docket Number Select	[3][4][5] As to the plaintiff's civil rights claim against the claim signification of the reason that a local government ca	ity of Dodge City, the Court of Appeals <b>held</b> that th annot be <b>held liable</b> for <mark>civil rights violations</mark> of it	ne trial court did not err in its agents under a respondeat	Suffolk County Sheriff's Department	
Viewed in the last 30 days	uperior theory 2. A local government cannot be held liable for violation of	of <mark>civil rights</mark> by its agents under 42 U.S.C. § 198	33 (1982) on the basis of a	Qingsheng LIU, Plaintiff/Appellant, v. SUFFOLK COUNTY SHERIFF'S DEPARTMENT, et al.	_







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Secondary Sources	605	CI	VIL RIGHTS — Arrest and	Detention. Probable cause existed to arrest	casino patron based upon rep	ort of alleged robbery, entitling c	ontract	present a viable § 1983 claim		
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Trial Court Documents	295	r	reasonably competent publ	ic official to know the law governing his con	duct. 42 U.S.C.A. § 1983 [5]	] 78 Civil Rights 78III Federal				
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Jury Verdicts & Settlements	1,118		awful investigatory stop ha	is been made, a police officer may <b>conduct</b>		行本的的	易建	at vir would		
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All results	37,693		grounds of <mark>liability</mark> . To avo	id immunity from <b>liability</b> for tortious condu	ct as granted by Utah Governi	mental Immunity Act (UGIA), a pl	aintiff	1253, 346 Ed. Law Rep. 383 (N.D. Ala. 2017)	L	
NARROW:		rig	overnment <mark>employees</mark> fro hts of	om <mark>liability</mark> for civil damages insofar as their	r conduct does not violate cle	arly established statutory or cons	stitutional	Police Misconduct as		
S Undo Filters		i	t would be clear to a reaso	nable official that his <mark>conduct</mark> was unlawful	under the circumstances pres	ented. 42 U.S.C.A. § 1983		Municipal Policy or Custom		
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Search within results			Gentry v. Robinson eme Court of Arkansas.	n December 17, 2009   2009 Ark. 634   361	S.W.3d 788   08-1452			Prima facie case: Plaintiff seeking to hold city liable under § 1983 for acts of its employees ca	) n	
Undo search within		CI <sup>N</sup> im	VIL RIGHTS - Immunity. Hi munity.	iring of jailer who raped inmate was not the	result of deliberate indifference	as would defeat claim of county		prove the existence of a municipal policy or custom with proof that: (1 a municipal official with final	1)	
Jurisdiction ⊛ □ State	195		In general. Where there ha	s been a pattern of tortious conduct by mu	nicipal employees, a municip	pality's failure to properly train its	i	policymaking authority directly committed or commanded the constitutional violation: (2) a polic	~~	

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Izmaier v. C.I.A. ited States District Court, E.D. Wisconsin.   April 11, 1983   562 F.Su	pp. 263 (Approx. 2 pages)	ात्रे स्ट्र		臣			Ś
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Jo	E.D. Wisconsin. ohn Wesley KAZMAIER, Plaintiff, v	CITAT	<b>ION</b> /từ	罟	Federal ( Dismissa Action	Civil Procedure Il of Prisoner's In F	orma Pauperis
CENTRAL INTELLIGENCE AGENCY and the U	nited States Justice Dept. and the Fede States Government, Defendants.			. <b></b>	Seconda Validity Strikes" s1915(g	ary Sources and Construction Rule Under 28 U. ) Barring Prisoner	of "Three .S.C.A. rs from In
Synonsis	No. 2–C–1342. April 11, 1983.				Pauperi Dismiss 168 A.L.	s Filing of Civil Su als for Frivolity R. Fed. 433 (Origin	uit After Three
Civil rights action was brought based on allegations that plaint portable dental laser equipment, and other means. The Distric Dismissed.	iff had been subjected by the CIA to brainwashi t Court, Myron L. Gordon, Senior District Judge	ng and torture throu , held that complain	gh the use of satellite t was frivolous.	e beams,	in 2001) The Pr (PLRA)( that a pri pauperis prisoner occasion	ison Litigation Refo 28 U.S.C.A. § 1915 soner may not brin civil action or appe has, on three or m	orm Act 5(g)) provides 1g an in forma eal if the iore prior
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Federal Civil Procedure Forma pauperis p Complaint in which plaintiff alleged that CIA had subj equiment, and other means, in which he contended	proceedings ected him to brainwashing and torture through t that his high school career was ruined, that he	the use of satellite b	eams, portable denta	nge View I laser : deoree.	3 Wis. P ed.) Wis. S no prisor or specis	rac., Civil Procedur tat. § 801.02(7)(b) her may commence al proceeding with r	re § 102.4 (4th provides that e a civil action respect to the
and that his right ankle was broken, in which he sour protection from assassins, authorization to carry con the court which ordered the court to provide him with court to provide him with various weapons, a bullet-p	oht over \$7 trillion in damages, employment as o cealed weapons, and other forms of relief was fi ridiculously large sums of money as loans or a roof car, and a United States marshals service l	lirector and assistan rivolous, especially i dvances against his badge and I.D. set.	nt director of the FBI, in view of plaintiff's le future award and ord	tters to lered the	§ 1:46. prisoner Litigatio	Pro se plaintiffs, s and indigents; f n Reform Act of 1	including the Prison 1995
Attorneys and Law Firms					1 Nahmo Litigation 1:46	od, Civil Rights & C : The Law of Section	ivil Liberties on 1983 §
*264 John Wesley Kazmaier, pro se.					The Su 1983 alo	preme Court put a ss on Rule 12(b)(6	special §

## 多個CITATION查詢:



Supreme Court of the United States | January 11, 1977 | 429 U.S. 274 | 97 S.Ct. 568 | 75-1278

An untenured teacher, having been discharged from his employment, brought an action against his former employer for reinstatement and damages, claiming that the school district's refusal to rehire him violated his rights under the First and Fourteenth Amendments. The District Court found that the teacher's exercise of his right of free speech had...

#### 42 us 1983

#### 🗆 🔚 Bronson v. Kinzie

Supreme Court of the United States | January 01, 1843 | 42 U.S. 311 | 1 How. 311

A state law, passed subsequently to the execution of a mortgage, which declares that the equitable estate of the mortgagor shall not be extinguished for twelve months after a sale under a decree in chancery, and which prevents any sale unless two-thirds of the amount at which the property has been valued by appraisers shall be bid therefor. is



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<ul> <li>Kazmaier v. C.I.A.</li> <li>United States District Court, E.D. Wiscon</li> </ul>	sin.   April 11, 1983   562 F.S	Supp. 263 2C-1342				🖌 💽 Dow	nload
Civil rights action was brought based on District Court, Myron L. Gordon, Senior	n allegations that plaintiff had District Judge, held that comp	been subjected by the CIA to brainwashing plaint was frivolous. Dismissed.	g and torture through	n the use of satellite bea	ams, portable dent	al laser	
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Mt. Healthy City School Dist.     Supreme Court of the United States   Ja	Bd. of Educ. v. Doyle nuary 11, 1977   429 U.S. 27	e 4   97 S.Ct. 568   75-1278		1.	電郵		
An untenured teacher, having been disc under the First and Fourteenth Amende	charged from his employment nents. The District Court found	, brought an action against his former emp I that the teacher's exercise of his right of	loyer for reinstateme free speech had	ent and damage 2.	列印		
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A state law, passed subsequently to the prevents any sale unless two-thirds of t	e execution of a mortgage, wh he amount at which the prope	ich declares that the equitable estate of th rty has been valued by appraisers shall be	e mortgagor shall no bid therefor, is	t be extinguished for tw	elve months after	a sale under a decree	in chancery, and which
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	Mexico to review go after watchdog fines 1/29/2021   REUTERS MEXICO CITY (Reuters) - Mexico wi finance ministry official said on Frida collusion in the secondary governme	ill review the auction process for government bonds, a y, following accusations of market manipulation and ent bond market against seven major banks.	United States Code Annotated Popular Name Table  Global Competition & Antitrust  Federal Trade Commission (FTC)  Federal Bankruptoy Court Cases European Union Journals US. Tax Court Cases US. Tax Court Cases Fifty State Construction Lien and Bond Law U.S. Court of Federal Claims Cases U.S. Supreme Court Cases U.S. Supreme Court Cases

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Expert Materials	5,151		its prior decis	sion, recorded on April 19, 2019	r review of a final dete (mailed April 23, 2019)	, thereby denving E	Brown's request for	administrative reli	ef, in which he so	ought to chall	lenge the	20
Jury Verdicts & Settlements	1,258											
Proposed & Enacted Legislation	10,000		Petitioner I	Kamil <b>Brown</b> ( <b>Brown</b> ) petitions e of his sentence, <mark>Brown</mark> had no	for review of a final de t yet been recommitted	termination of the P I by the <mark>Board</mark> as ei	ennsylvania <mark>Board</mark> other a technical or o	of Probation and convicted parole v	Parole 1 ( <b>Board</b> olator, because t	d), mailed Ma the <mark>Board</mark> die	ay 22, 2019 d not recommit	Brown until
Proposed & Adopted Regulations	1,888		April 3, 2019 By Board	), when the Board member sign action recorded on January 26.	ed the hearing report 2018, the <b>Board</b> detair	ned <mark>Brown</mark> cending	resolution of his cri	minal charges				
Arbitration Materials	9,323		The Pears	cooleulated Brown's maximu	n contonno dato as So	ntombor 21, 2022, 4	and colouisted Prov	mis parala aliaibil	tu data ar April 2	2 2024		
All results	89,164		The board	recalculated brown's maximum	n sentence date as de	ptember 21, 2023, 8	and calculated brow	n s parore engron	ty date as April 3	5, 2021		
		O	Brown v. F Commonwealt	Pennsylvania Board of th Court of Pennsylvania.   Janu	Probation and F Jary 25, 2019   Not Re	Parole ported in Atl. Rptr.	2019 WL 321141	710 C.D. 2018				
			Petitioner Ch a decision of	nristopher <mark>Brown</mark> ( <mark>Brown</mark> ) petition f the <mark>Board</mark> recorded on July 24,	ons for review of a final , 2017, thereby rejectin	l determination of th g <mark>Brown's</mark> request	ne Pennsylvania <mark>Bo</mark> for administrative re	<mark>ard</mark> of Probation a lief, in which he s	nd Parole ( <mark>Board</mark> ought to challeng	<mark>d</mark> ), dated Mag ge the <mark>Board</mark>	y 11, 2018, whi <mark>'s</mark> recalculatior	ich affirmed 1 of
			Petitioner affirmed a de his parole vie	Christopher <mark>Brown</mark> ( Brown) pe ecision of the <mark>Board</mark> recorded or olation maximum date	titions for review of a fi n July 24, 2017, thereb	nal determination of y rejecting <mark>Brown's</mark>	f the Pennsylvania request for adminis	Board of Probation trative relief, in w	n and Parole ( <mark>Bo</mark> nich he sought to	<mark>pard</mark> ), dated o challenge th	May 11, 2018, ne <mark>Board's</mark> rec	which alculation of
			Brown the of law to find April 4, 2016 provide a rea	en filed the instant petition for rev I <mark>Brown</mark> in violation of his parole 8, to December 11, 2018, and in ason for its denial of credit of str	riew, arguing: (1) the B e; (3) the Board erred in failing to comply with P eet time; (4) the Board	oard has failed to c n failing to use discr 'ittman v. Pennsylva 	redit him with all the retion in determining ania <mark>Board</mark> of Proba	time due while in his eligibility to re tion and Parole, 1	carcerated; (2) th ceive credit for ti 59 A.3d 466 (Pa.	he evidence v he time spen . 2017), which	was insufficient It at liberty on p h requires the	t as a matter arole from <mark>Board</mark> to
			By Board	action recorded on September 5	5, 2014, the <mark>Board</mark> gran	nted <mark>Brown</mark> reparol	e					
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Morrison v. Horseshoe Casino Court of Appeals of Ohio, Eighth District, Cuyahoga County.   August 20, 2020   157 N.E.3d 406	3 2020 -Ohio- 4131 (Approx. 45 pages)
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	Synopsis
157 N.E.3d 40 Court of Appeals of Obio. Eighth Di	of West Headnotes
Willie MORRISON et al. Pl	aintiffe_A Attorneys and Law Firms
Wille MORRISON, et al., 11	JOURNAL ENTRY AND OPINION
HORSESHOE CASINO, et al., I	Defendant All Citations
NO. 108644	
Synoneis	
Background: Casino patron and wife brought action against casino, casino employee claims for false arrent and detection account and batton, accusting lass of accounting	25, Security management convice, and
Common Pleas, Cuyahoga County, No. CV-16-870814, Sherrie M. Miday, J., 2019 WL	10749834, grant Go to 建丁百・
Patron and wife appealed.	
Holdings: The Court of Appeals, Eileen T. Gallagher, Administrative Judge, held that:	当心中大纲、WestHeadnotes、
1 three named security officers bore no responsibility for actions of on-duty police office 2 one of security officers was not merely present for arrest and search of patron but su	fficiently participe
3 officers had lawful basis for initial detention of patron; 4 probable cause existed to detain, arrest, and search patron;	委任律師、判決、索引百、
5 casino, employees, and management service could not be held liable under failure 6 country efficant water that detily improve from liability from the law element and	
7 there was no basis to impose liability on management service, casino, or employee	s for state law da わけて 貝子 。
Affirmed.	
West Headnotes (75)	
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1 Civil Rights A claim under § 1983 provides a civil remedy to persons whose federal rights	i have been

violated by governmental officials. 42 U.S.C.A. § 1983.

78 Civil Rights





#### Synopsis

Background: Casino patron and wife brought action against casino, casino employees, security management service, and contract security officers alleging claims for false arrest and detention, assault and battery, conversion, loss of consortium, and violation of civil rights under §§ 1981 and 1983. The Court of Common Pleas, Cuyahoga County, No. CV-16-870814, Sherrie M. Miday, J., 2019 WL 10749634, granted casino and service's motion for summary judgment. Patron and wife appealed.

Holdings: The Court of Appeals, Eileen T. Gallagher, Administrative Judge, held that:

1 three named security officers bore no responsibility for actions of on-duty police officers in arresting patron;

2 one of security officers was not merely present for arrest and search of patron but sufficiently participated to be subject to potential liability under § 1983;

3 officers had lawful basis for initial detention of patron;

4 probable cause existed to detain, arrest, and search patron;

5 casino, employees, and management service could not be held liable under failure to train theory of patron's § 1983 claim;

6 security officers were statutorily immune from liability from state law claims; and

7 there was no basis to impose liability on management service, casino, or employees for state law claims.

Affirmed.

West Headnotes (75)

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C. The Appellants' State Law Claims











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		3. Plaintiff's Brief in Oppositio Steven Barnes, Joan Peloso a Willie MORRISON, et al., v. THE 2017 WL 11564512	n to Defendant Rock Ohio C nd Justin Arrington Motions HORSESHOE CASINO, et al	aesar Cleveland, LLC and to I.	l Defendants	-	Ohio Com.Pl.	Jan. 09, 2017	Motion	
		4. Defendant Rock Ohio Caesa Summary Judgment Willie MORRISON, et al., v. THE 2016 WL 11705092	HORSESHOE CASINO, et al	to Dismiss, or in the Alter	rnative, Motion for	_	Ohio Com.Pl.	Nov. 10, 2016	Motion	

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