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- LICENSES.** See Administrative Law, 2; Constitutional Law, I, 1; IV, 1-3; V, 2; Federal Power Act; Food, Drug, & Cosmetic Act; Jurisdiction, II; Taxation, 3; Transportation, 3.
- LIENS.** See Bankruptcy.
- LIMITATIONS.** See Habeas Corpus, 4; Jurisdiction, I, 1-2.
- LIQUIDATION.** See Taxation, 2.
- LIQUOR LAWS.** See Criminal Law, 2.
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- LOYALTY OATHS.** See Constitutional Law, V, 1; Labor, 1.
- MARRIAGE.** See Criminal Law, 1; Indians.
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- MINISTERS.** See Constitutional Law, II.
- MINORS.** See Citizenship.
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- MOTOR CARRIERS.** See Constitutional Law, I, 2; IV; V, 2; VI, 1; Transportation, 2-3.
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- NAVIGABLE WATERS.** See Workmen's Compensation, 1.
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- NEGROES.** See Constitutional Law, V, 3; VI, 2-3; Procedure, 1-2, 6.
- NET INCOME.** See Taxation, 1-3.
- NEW TRIAL.** See Procedure, 5.
- NEW YORK.** See Constitutional Law, II; Workmen's Compensation, 2.
- NONRESIDENTS.** See Citizenship; Constitutional Law, I, 2.
- NORTH CAROLINA.** See Constitutional Law, V, 3, 6; VI, 2-3.
- NOTICE.** See Aliens; Bankruptcy, 2.
- OATHS.** See Constitutional Law, V, 1; Labor, 1.
- OFFENSES.** See Criminal Law.
- OHIO.** See Habeas Corpus, 2.
- OKLAHOMA.** See Constitutional Law, V, 1; Indians.
- ORAL ARGUMENT.** See Habeas Corpus, 7; Procedure, 1-2.
- OWNERSHIP.** See Constitutional Law, III.
- PARENT AND CHILD.** See Citizenship; Insurance.
- PATENTS.** See also Indians.

*Applicants for patent—Determination of priority—Bill in equity.—*  
In suit under R. S. § 4915 by applicant against whom Board of Interference Examiners decided issue of priority of invention, District Court, finding against applicant, need not determine validity of adversary's claim to patent. *Sanford v. Kepner*, 13.

- PAY.** See **Bankruptcy**, 1; **Labor**, 2.
- PAYMENT.** See **Insurance**.
- PENITENTIARIES.** See **Habeas Corpus**, 2.
- PENNSYLVANIA.** See **Constitutional Law**, V, 5.
- PERMIT.** See **Administrative Law**, 2; **Constitutional Law**, I, 1; IV, 1-3; V, 2; **Federal Power Act**; **Food, Drug, & Cosmetic Act**; **Jurisdiction**, II; **Taxation**, 3; **Transportation**, 3.
- PERSONAL INJURIES.** See **Employers' Liability Act**; **Workmen's Compensation**.
- PETIT JURY.** See **Constitutional Law**, V, 3; VI, 2-3.
- PHILIPPINES.** See **Constitutional Law**, III.
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- POWER COMPANIES.** See **Administrative Law**, 2; **Federal Power Act**.
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- PRIORITY.** See **Bankruptcy**, 1; **Patents**.
- PRISONS.** See **Habeas Corpus**, 2.
- PROCEDURE.** See also **Aliens**; **Bankruptcy**, 2; **Constitutional Law**, I, 1; V, 1-6; VI, 2-3; **Criminal Law**; **Employers' Liability Act**; **Evidence**; **Habeas Corpus**; **Judgments**; **Jurisdiction**; **Labor**; **Patents**; **Transportation**; **Workmen's Compensation**.
1. *Supreme Court—Hearing—Argument.*—State requested by Court to present views on oral argument of case involving constitutionality of statute authorizing racial segregation in public schools. *Brown v. Board of Education*, 141.
  2. *Supreme Court—Hearing—Cases involving same question.*—Order arranging for hearing together of several cases involving constitutionality of racial segregation in public schools. *Brown v. Board of Education*, 1.
  3. *Supreme Court—Original cases—Hearing.*—Special master appointed with directions to hold hearings etc. *Texas v. New Mexico*, 906.
  4. *Administrative Procedure Act—Appointment of I. C. C. examiner—Time to object.*—Objection that appointment of I. C. C. examiner did not comply with § 11 of Administrative Procedure Act was too late when first made in suit in District Court to set aside I. C. C. order. *United States v. Tucker Truck Lines*, 33.

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5. *Rules of Civil Procedure*—*Motion for directed verdict*—*Reversal of judgment*.—Rule 50 (b) precludes Court of Appeals from directing entry of judgment for appellant who made no motion for judgment notwithstanding the verdict; new trial proper. *Johnson v. New York, N. H. & H. R. Co.*, 48.

6. *Criminal procedure*—*Federal rules*—*Harmless error*.—Error of federal court in considering in habeas corpus proceeding this Court's denial of certiorari, which could not have affected the result, disregarded as harmless. *Brown v. Allen*, 443.

**PROFITS.** See **Copyrights**; **Taxation**, 2.

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**PROXIMATE CAUSE.** See **Employers' Liability Act**.

**PSYCHIATRISTS.** See **Constitutional Law**, V, 5.

**PUBLICATION.** See **Bankruptcy**, 2.

**PUBLIC LANDS.** See **Federal Power Act**.

**PUBLIC OFFICERS.** See **Constitutional Law**, V, 1.

**PUBLIC SCHOOLS.** See **Evidence**, 1; **Procedure**, 1-2.

**PUBLIC UTILITIES.** See **Administrative Law**, 2; **Federal Power Act**.

**RACIAL DISCRIMINATION.** See **Constitutional Law**, V, 3; VI, 2-3; **Evidence**, 1; **Procedure**, 1-2, 6.

**RACIAL SEGREGATION.** See **Evidence**, 1; **Procedure**, 1-2.

**RAILROADS.** See **Bankruptcy**, 2; **Employers' Liability Act**; **Transportation**, 1; **Workmen's Compensation**.

**RATES.** See **Transportation**, 1.

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- SAFETY APPLIANCE ACTS.** See Workmen's Compensation, 1.
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- SHIPS.** See Jurisdiction, III, 2.
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- SPECIAL ASSESSMENTS.** See Bankruptcy, 2.
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- STATE EMPLOYMENT.** See Constitutional Law, V, 1.
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1. *Income tax — Deductions — Losses — Embezzlement.*—Circumstances as justifying deduction of embezzlement losses for year in which they were discovered and their amounts ascertained. *Alison v. United States*, 167.

2. *Income tax—Computation—Losses.*—Loss upon judgment paid by taxpayers as transferees of assets of liquidated corporation properly treated as capital loss rather than ordinary business loss, where liquidation distributions in prior years had been treated as capital gains. *Arrowsmith v. Commissioner*, 6.

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**TRANSPORTATION.** See also **Bankruptcy**, 2; **Constitutional Law**, IV; V, 2; VI, 1; **Criminal Law**, 2; **Employers' Liability Act**; **Evidence**, 3; **Jurisdiction**, I, 9; III, 1; **Workmen's Compensation**.

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3. *Trucks—State regulation—Motor Carrier Act.*—State requirement of permit for transporting goods as "contract carrier," though in interstate commerce, valid; not violative of Federal Motor Carrier Act. *Fry Roofing Co. v. Wood*, 157.

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6. "*Double jeopardy.*"—Brock v. North Carolina, 424.
7. "*Entertain.*"—28 U. S. C. §§ 2243-2244. Brown v. Allen, 443.
8. "*Excludable.*"—8 CFR § 175.57 (b). Kwong Hai Chew v. Cold-ing, 590.
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12. "*In any matter.*"—18 U. S. C. § 1001. United States v. Beacon Brass Co., 43.
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Vol. 1, No. 1, January 1881

The first number of the Journal is published in January, 1881. It contains a list of the members of the Association, and a report of the proceedings of the meeting held at the University of Chicago, on the 1st of December, 1880. The report is written by the Secretary, and is a very interesting and valuable document. It gives a full and complete account of the proceedings of the meeting, and of the work of the Association during the year. It also contains a list of the names of the members of the Association, and of the names of the officers and of the committees.

The second number of the Journal is published in February, 1881. It contains a list of the members of the Association, and a report of the proceedings of the meeting held at the University of Chicago, on the 1st of January, 1881. The report is written by the Secretary, and is a very interesting and valuable document. It gives a full and complete account of the proceedings of the meeting, and of the work of the Association during the year. It also contains a list of the names of the members of the Association, and of the names of the officers and of the committees.

The third number of the Journal is published in March, 1881. It contains a list of the members of the Association, and a report of the proceedings of the meeting held at the University of Chicago, on the 1st of February, 1881. The report is written by the Secretary, and is a very interesting and valuable document. It gives a full and complete account of the proceedings of the meeting, and of the work of the Association during the year. It also contains a list of the names of the members of the Association, and of the names of the officers and of the committees.

The fourth number of the Journal is published in April, 1881. It contains a list of the members of the Association, and a report of the proceedings of the meeting held at the University of Chicago, on the 1st of March, 1881. The report is written by the Secretary, and is a very interesting and valuable document. It gives a full and complete account of the proceedings of the meeting, and of the work of the Association during the year. It also contains a list of the names of the members of the Association, and of the names of the officers and of the committees.

The fifth number of the Journal is published in May, 1881. It contains a list of the members of the Association, and a report of the proceedings of the meeting held at the University of Chicago, on the 1st of April, 1881. The report is written by the Secretary, and is a very interesting and valuable document. It gives a full and complete account of the proceedings of the meeting, and of the work of the Association during the year. It also contains a list of the names of the members of the Association, and of the names of the officers and of the committees.





















