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- RIGHT TO JURY TRIAL.** See *Constitutional Law*, VI.
- ROYALTIES ON NATURAL GAS.** See *Judicial Review*; *Natural Gas Act*.
- SALE OF NATURAL GAS.** See *Judicial Review*; *Natural Gas Act*.
- SCHOOL BOARDS.** See *Voting Rights Act of 1965*.
- SCHOOL DESEGREGATION.** See *Stays*, 12-18.
- SEARCHES AND SEIZURES.** See *Constitutional Law*, VIII; *Stays*, 5.
- SECURITIES ACT OF 1933.** See *Pensions*.

- SECURITIES EXCHANGE ACT OF 1934.** See Pensions.
- SECURITIES REGULATION.** See Constitutional Law, VI, 1; Judgments; Pensions.
- SELECTION OF JURIES.** See Constitutional Law, VI, 3-5.
- SELF-INCRIMINATION.** See Constitutional Law, V.
- SENTENCES.** See Constitutional Law, II, 5; III, 2; V; VI, 2.
- SERVICE OF PROCESS.** See Stays, 22.
- SEVENTH AMENDMENT.** See Constitutional Law, VI, 1.
- SHERMAN ACT.** See Federal-State Relations.
- SIXTH AMENDMENT.** See Constitutional Law, VI, 2-5.
- SOCIAL SECURITY ACT.** See Constitutional Law, VII.
- SOLICITATION OF EMPLOYEES BY LABOR UNIONS.** See National Labor Relations Act.
- STANDARD OF CARE FOR PRESERVING FETUS' LIFE AND HEALTH.** See Constitutional Law, II, 4.
- STANDING TO RAISE VICARIOUS FOURTH AMENDMENT CLAIMS.** See Constitutional Law, VIII.
- "STATE ACTION" EXEMPTION FROM ANTITRUST LAWS.** See Federal-State Relations.
- STATE JURISDICTION OVER INDIAN RESERVATIONS.** See Constitutional Law, III, 1; Indians.
- STATE REAL PROPERTY TAXES.** See Stays, 6.
- STATE REGULATION OF AUTOMOBILE FRANCHISES OR DEALERSHIPS.** See Constitutional Law, I; II, 1; Federal-State Relations.
- STAYS.**

1. *Affirmance of contempt convictions.*—Application to stay Court of Appeals' judgment and mandate affirming applicants' criminal contempt convictions for violating District Court's injunction, is denied. *Dolman v. United States* (REHNQUIST, J., in chambers), p. 1395.

2. *Construction of dam.*—Application to stay District Court's order denying injunction against construction of Warm Springs Dam is denied. *Warm Springs Dam Task Force v. Gribble* (REHNQUIST, J., in chambers), p. 1392.

3. *Contempt—Newspaper—Refusal to obey subpoena—Criminal trial.*—Application by newspaper and reporter to stay New Jersey Supreme Court's order denying stay of trial court's order holding applicants in

STAYS—Continued.

civil contempt for refusing to obey subpoena for documents for use at criminal trial, is denied. *New York Times Co. v. Jascavevich* (WHITE, J., in chambers), p. 1317.

4. *Contempt—Newspaper—Refusal to obey subpoena—Criminal trial.*—Reapplication by newspaper and reporter to stay New Jersey Supreme Court's order declining to stay civil contempt penalties imposed by trial court for refusing to obey subpoena to produce documents for *in camera* inspection at criminal trial, is denied. *New York Times Co. v. Jascavevich* (MARSHALL, J., in chambers), p. 1331.

5. *Drug convictions—Use of "beeper."*—Application to stay Court of Appeals' mandate affirming drug convictions based on evidence obtained from "beeper" attached to airplane used to import drugs, is denied. *Miroyan v. United States* (REHNQUIST, J., in chambers), p. 1338.

6. *Injunction—City expenditures supporting referendum proposal.*—Application to stay Massachusetts Supreme Judicial Court's judgment enjoining Boston from expending funds in support of referendum proposal changing state real property tax system, is granted. *Boston v. Anderson* (BRENNAN, J., in chambers), p. 1389.

7. *Injunction—Private mail service.*—Application to stay Court of Appeals' affirmance of injunction against operation of private hand-delivery mail service is denied. *Brennan v. United States Postal Service* (MARSHALL, J., in chambers), p. 1345.

8. *Mandamus—Production of medical records—Malpractice suit.*—Application to stay Texas Supreme Court's order denying mandamus to overturn trial judge's order directing applicant medical clinic to produce medical records in malpractice suit against it, is denied conditioned on protective order. *Reproductive Services, Inc. v. Walker* (BRENNAN, J., in chambers), p. 1307.

9. *Mandamus—Production of medical records—Malpractice suit.*—Reapplication to stay Texas Supreme Court's order denying mandamus to overturn trial judge's order directing applicant medical clinic to produce medical records in malpractice suit against it, is granted. *Reproductive Services, Inc. v. Walker* (BRENNAN, J., in chambers), p. 1354.

10. *Rehearing—Juvenile—Criminal trial—Admissibility of confession.*—Application to stay California Supreme Court's judgment ordering rehearing for juvenile on ground confession relied on in finding him guilty of murder was inadmissible, is granted. *Fare v. Michael C.* (REHNQUIST, J., in chambers), p. 1310.

11. *Retrial of murder prosecution.*—Application to stay California Superior Court's retrial of applicant for murder is denied. *Divans v. California* (REHNQUIST, J., in chambers), p. 1367.

STAYS—Continued.

12. *School desegregation order*.—Application to stay Court of Appeals' affirmance of desegregation order for Columbus, Ohio, school system is granted. Columbus Board of Education v. Penick (REHNQUIST, J., in chambers), p. 1348.

13. *School desegregation order*.—Application to stay Court of Appeals' judgment and mandate ordering school desegregation plan continued in Dayton, Ohio, is denied. Dayton Board of Education v. Brinkman (STEWART, J., in chambers), p. 1357.

14. *School desegregation order*.—Reapplication to stay Court of Appeals' judgment and mandate ordering school desegregation plan continued in Dayton, Ohio, is denied. Dayton Board of Education v. Brinkman (REHNQUIST, J., in chambers), p. 1358.

15. *School desegregation order*.—Application to stay Court of Appeals' affirmance of order prescribing school desegregation plan for Wilmington, Del., and suburban districts is denied. Buchanan v. Evans (BRENNAN, J., in chambers), p. 1360.

16. *School desegregation order*.—Reapplication to stay Court of Appeals' affirmance of school desegregation order for Wilmington, Del., and suburban districts is denied. Alexis I. du Pont School District v. Evans (REHNQUIST, J., in chambers), p. 1375.

17. *School desegregation order*.—Application to stay California Supreme Court's order vacating California Court of Appeal's stay of school desegregation order for Los Angeles is denied. Bustop, Inc. v. Los Angeles Board of Education (REHNQUIST, J., in chambers), p. 1380.

18. *School desegregation order*.—Reapplication to stay California Supreme Court's order vacating California Court of Appeal's stay of school desegregation order for Los Angeles is denied. Bustop, Inc. v. Los Angeles Board of Education (POWELL, J., in chambers), p. 1384.

19. *Subpoena—Newspaper—Documents for use at criminal trial*.—Application by newspaper and reporter to stay New Jersey Supreme Court's order denying stay of trial court's refusal to quash subpoena directing applicants to produce documents for use in criminal trial, is denied. New York Times Co. v. Jascavevich (WHITE, J., in chambers), p. 1301.

20. *Subpoena—Newspaper—Documents for use at criminal trial*.—Reapplication by newspaper and reporter to stay New Jersey Supreme Court's order denying stay of trial court's refusal to quash subpoena directing applicants to produce documents for use at criminal trial, is denied. New York Times Co. v. Jascavevich (MARSHALL, J., in chambers), p. 1304.

21. *Trial proceedings*.—Application to stay California Superior Court proceedings in which applicant is a defendant is granted temporarily.

STAYS—Continued.

United Methodist Council v. Superior Court (REHNQUIST, J., in chambers), p. 1355.

22. *Trial proceedings*.—Application to stay California Superior Court proceedings in which applicant is a defendant and in which court had denied applicant's motion to quash service of process, is denied. United Methodist Council v. Superior Court (REHNQUIST, J., in chambers), p. 1369.

SUBPOENAS. See *Stays*, 3, 4, 19, 20.

SUPPLEMENTAL SECURITY INCOME PROGRAM. See *Constitutional Law*, VII.

SUPPRESSION OF EVIDENCE. See *Constitutional Law*, VIII.

SUPREMACY CLAUSE. See *Railroad Retirement Act of 1974*.

SUPREME COURT. See *Appeals*.

SYSTEMATIC EXCLUSION OF WOMEN FROM JURIES. See *Constitutional Law*, VI, 3-5.

TAXES. See *Internal Revenue Code*; *Interstate Commerce Act*; *Stays*, 6.

TEACHERS. See *Constitutional Law*, IV.

TERMINAL SURCHARGES BY RAILROADS. See *Interstate Commerce Act*.

THREE-JUDGE DISTRICT COURTS. See *Appeals*; *Jurisdiction*.

TIME LIMITATIONS FOR APPEAL FROM RAILROAD EMPLOYEE'S DISCHARGE. See *Railway Labor Act*.

TRAVEL RIGHTS. See *Constitutional Law*, VII.

TRIAL BY JURY. See *Constitutional Law*, VI.

TRUST FUNDS FOR INTERIM TERMINAL SURCHARGES BY RAILROADS. See *Interstate Commerce Act*.

UNDERREPRESENTATION OF WOMEN ON JURIES. See *Constitutional Law*, VI, 3-5.

UNFAIR LABOR PRACTICES. See *National Labor Relations Act*.

UNIFORM CRIMINAL EXTRADITION ACT. See *Extradition*.

UNIONS. See *National Labor Relations Act*.

UNPAID-BALANCE FINANCE CHARGES ON CREDIT CARDS.
See *National Bank Act*.

UNPAID LEAVES OF ABSENCE FOR PUBLIC EMPLOYEES SEEKING ELECTIVE OFFICE. See Voting Rights Act of 1965, 1.

USURY. See National Bank Act.

VAGUENESS OF ABORTION REQUIREMENTS. See Constitutional Law, II, 4.

VIABILITY OF FETUSES. See Constitutional Law, II, 4.

VICARIOUS FOURTH AMENDMENT CLAIMS. See Constitutional Law, VIII.

VIOLATION OF INJUNCTIONS. See Stays, 1.

VOTING RIGHTS. See Constitutional Law, II, 3; III, 4; Voting Rights Act of 1965.

VOTING RIGHTS ACT OF 1965.

1. *County school board—Employees seeking elective office—Rule requiring unpaid leaves of absence.*—County school board rule requiring employees to take unpaid leaves of absence while campaigning for elective office is “a standard, practice, or procedure with respect to voting” within meaning of § 5 of Act. Dougherty County Bd. of Ed. v. White, p. 32.

2. *County school board as within Act.*—A county school board is a political subdivision within purview of Act when it exercises control over electoral process. Dougherty County Bd. of Ed. v. White, p. 32.

WARM SPRINGS DAM. See Stays, 2.

WASHINGTON. See Constitutional Law, III, 1; Indians.

WILMINGTON, DEL. See Stays, 15, 16.

WORDS AND PHRASES.

1. “A standard, practice, or procedure with respect to voting.” § 5, Voting Rights Act of 1965, 42 U. S. C. § 1973c. Dougherty County Bd. of Ed. v. White, p. 32.

2. “Political subdivision.” § 5, Voting Rights Act of 1965, 42 U. S. C. § 1973c. Dougherty County Bd. of Ed. v. White, p. 32.

3. “Security.” § 2 (1), Securities Act of 1933, 15 U. S. C. § 77b (1); § 3 (a) (10), Securities Exchange Act of 1934, 15 U. S. C. § 78c (a) (10). Teamsters v. Daniel, p. 551.

WRITE-DOWNS OF EXCESS INVENTORY. See Internal Revenue Code, 2.

WRITS OF MANDAMUS. See Stays, 8, 9.

WRONGFUL DISCHARGES. See Railway Labor Act.













