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1. *Internal Revenue Code—Tax-exempt organizations—Prohibition of lobbying activities.*—Section 501(c)(3) of Internal Revenue Code of 1954, which denies tax-exempt status to certain nonprofit organizations if lobbying is a substantial part of their activities—thereby rendering taxpayers' contributions to such organizations nondeductible—does not violate First Amendment free speech guarantees. *Regan v. Taxation With Representation of Washington*, p. 540.

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diction to actions brought by American citizens; Congress did not exceed scope of Art. III by granting district courts subject-matter jurisdiction over certain civil actions by foreign plaintiffs against foreign sovereigns where rule of decision may be provided by state law. *Verlinden B. V. v. Central Bank of Nigeria*, p. 480.

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1. *Sale of property—Computation of gain or loss—Effect of nonrecourse obligation.*—Under § 1001 of Code, governing computation of gain or loss from sale of property, when a taxpayer disposes of property encumbered by a nonrecourse obligation exceeding fair market value of property, Commissioner of Internal Revenue may require him to include in "amount realized" outstanding amount of obligation; fair market value of property is irrelevant to this calculation. *Commissioner v. Tufts*, p. 300.

2. *Tax exemption—Private schools—Racial discrimination.*—Petitioners, private schools having racially discriminatory admissions policies, were properly denied tax-exempt status under § 501(c)(3) of Code, Government's interest in eradicating racial discrimination in education substantially outweighing whatever burden denial of tax benefits placed on petitioners' exercise of religious beliefs. *Bob Jones University v. United States*, p. 574.

3. *Tax indebtedness—Government's sale of taxpayer's home—Spouse's homestead interest.*—Section 7403 of Code grants power to a federal district court, in its discretion, to order sale of delinquent taxpayer's home itself, not just taxpayer's interest in property; if home is sold, nondelinquent spouse is entitled to so much of proceeds as represents complete compensation for loss of such spouse's separate homestead interest under state law. *United States v. Rodgers*, p. 677.

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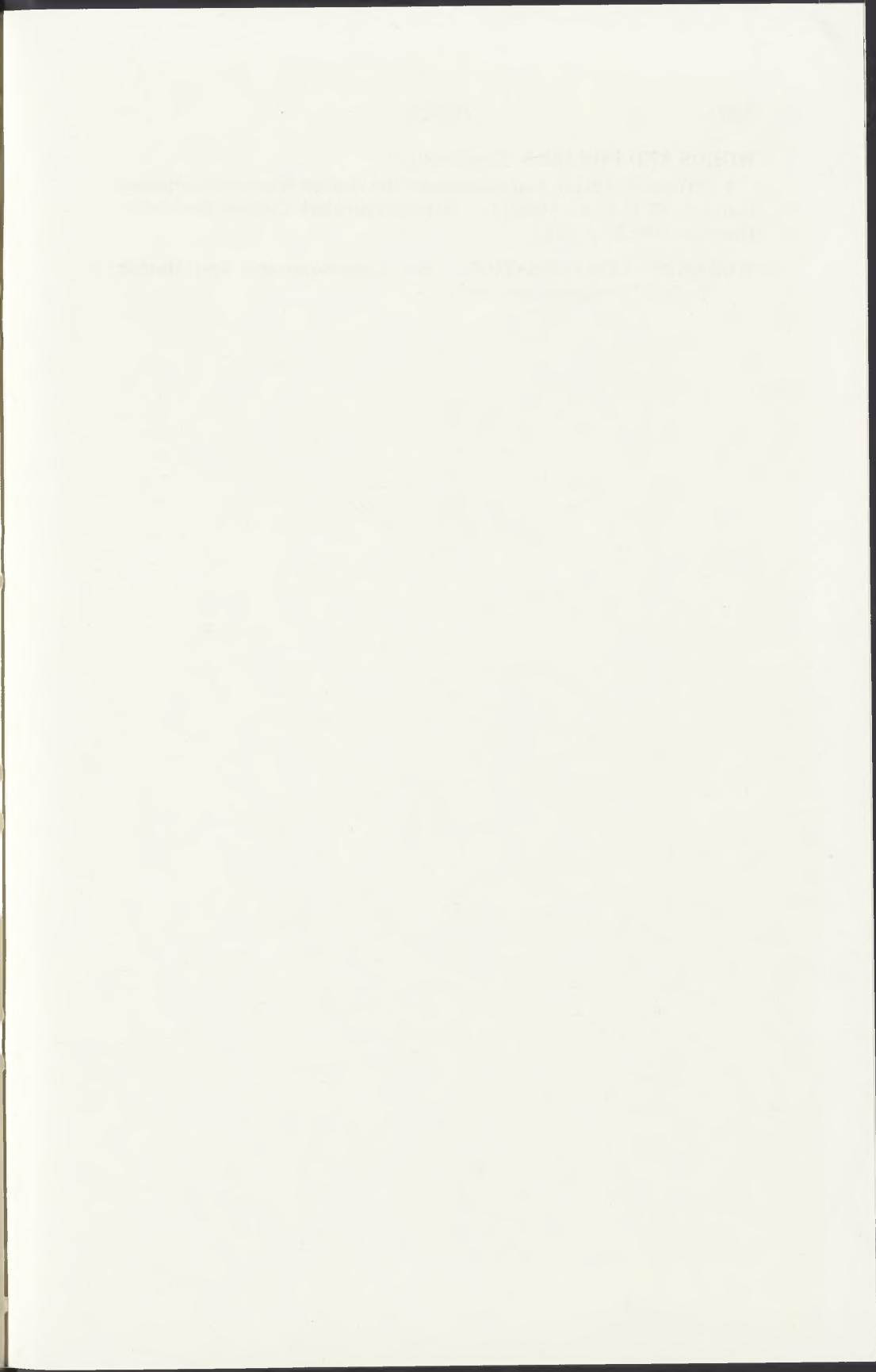
WORDS AND PHRASES.

1. "*Amount realized*." § 1001, *Internal Revenue Code of 1954*, 26 U. S. C. § 1001. *Commissioner v. Tufts*, p. 300.
2. "*Compensation order*." § 33(b), *Longshoremen's and Harbor Workers' Compensation Act*, 33 U. S. C. § 933(b). *Pallas Shipping Agency, Ltd. v. Duris*, p. 529.

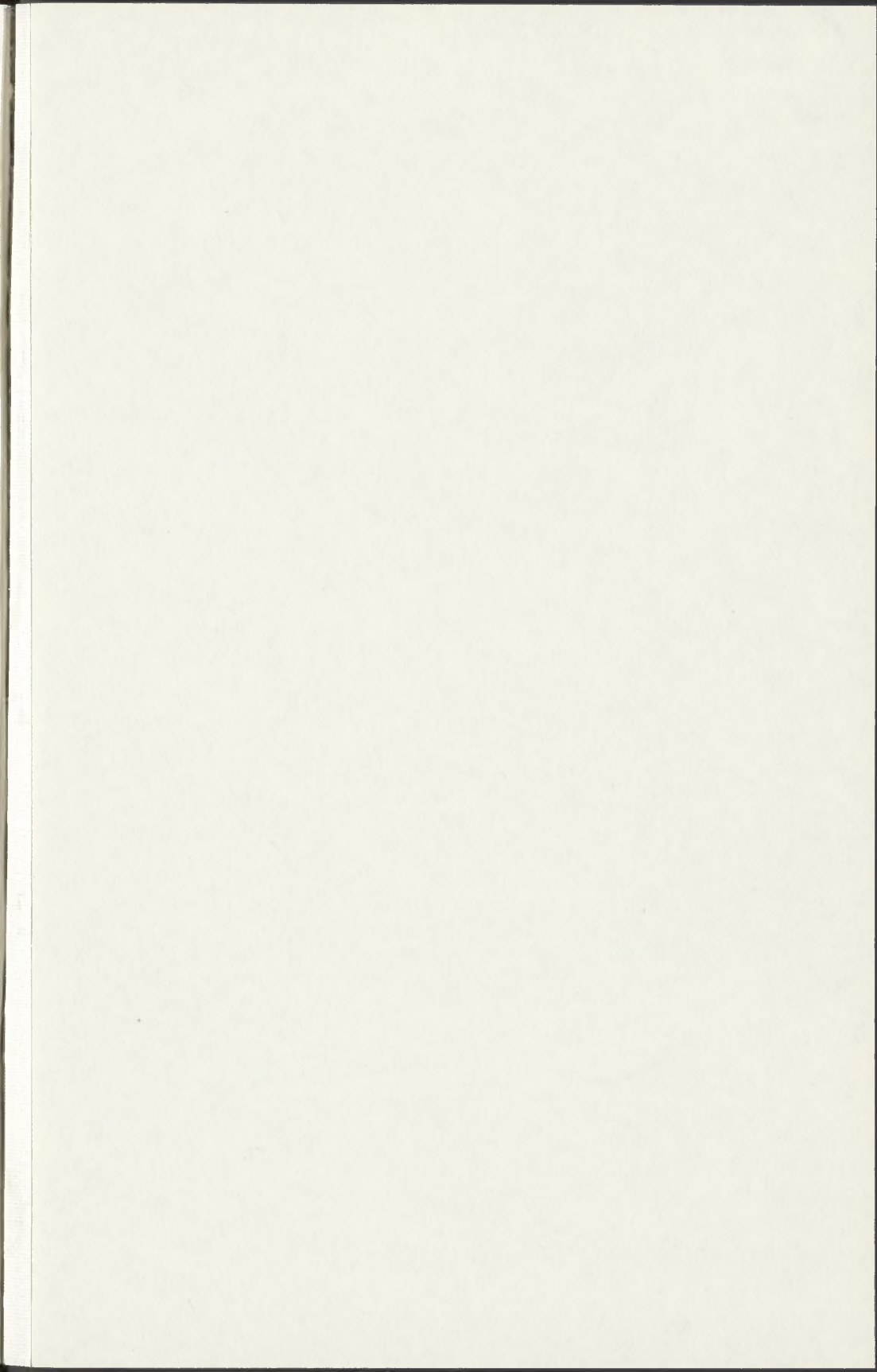
WORDS AND PHRASES—Continued.

3. "*Wages.*" § 2(13), Longshoremen's and Harbor Workers' Compensation Act, 33 U. S. C. § 902(13). *Morrison-Knudsen Construction Co. v. Director, OWCP*, p. 624.

WORKERS' COMPENSATION. See **Longshoremen's and Harbor Workers' Compensation Act.**



















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