
SEX OFFENDER REGISTRATION
AND
COMMUNITY NOTIFICATION
A “Megan’s Law” Sourcebook

Second Edition

Karen J. Terry, Ph.D.

John S. Furlong, J.D.



SEX OFFENDER REGISTRATION
AND
COMMUNITY NOTIFICATION

A “Megan’s Law” Sourcebook[©]

Second Edition

Karen J. Terry, Ph.D.

John S. Furlong, J.D.

with assistance from Jennifer A. Tallon, M.A. and
Jordan Dropkin, M.A.



Civic Research Institute

4478 U.S. Route 27 • P.O. Box 585 • Kingston, NJ 08528

Copyright © 2006, 2004, 2003

Civic Research Institute, Inc.
Kingston, New Jersey 08528

The information in this book is not intended to replace the services of a trained legal professional. Civic Research Institute, Inc. provides this information without advocating the use of or endorsing the issues, theories, precedent, guidance, resources, practical materials or programs discussed herein. Any application of the issues, theories, precedent, guidance, resources, practical materials or programs set forth in this book is at the reader's sole discretion and risk. The authors, editors, contributors and Civic Research Institute, Inc. specifically disclaim any liability, loss or risk, personal or otherwise, which is incurred as a consequence, directly or indirectly, of the use and application of any of the contents of this book.

Printed in the United States of America

Library of Congress Cataloging in Publication Data
Sex Offender Registration and Community Notification:
A "Megan's Law" Sourcebook, Second Edition/Karen J. Terry, Ph.D., and John S. Furlong, J.D.

ISBN 1-887554-30-0

Library of Congress Catalog Card Number 2003102444

Note From the Publisher

This Second Edition is a complete updating and reorganization, by a new authorship team, of the First Edition. We gratefully acknowledge the work on the first edition of its authors, Elizabeth Rahmberg Walsh and Fred Cohen.

HOW TO USE THIS BOOK

This edition is organized in three parts. Part I offers the authors' commentary on the state of the law. A topical index and table of cases discussed, cross referenced to chapter text, can be found at the end of Part I. Part II provides an annotated summary of key cases, presented alphabetically by case name. This master list is followed by a topical index to the cases, for those readers looking for all cases ruling on a particular point. Part III provides a table highlighting and comparing the main provisions of the various Megan's Law statutes, and then sets out full text of federal and state law. Part III also presents a sampling of statute guidelines for implementation. (Note: Sample guidelines begin on page III-G-1.)

Note: This edition is updated on an ongoing basis. As of the 2006 Supplement, included here, it reflects legislation and case law through August 1, 2005; it will be kept current with periodic supplements sent on approval.

Introduction to the Second Edition

This book offers a comprehensive view of sex offender registration and community notification laws, commonly referred to as Megan's Law. It is meant to serve as a thorough reference, providing both primary and secondary information for laws in every state and federal jurisdiction. It covers two basic areas: the case law that surrounds registration and notification and the statutes and guidelines themselves.

Over the past two years, registration and notification statutes have changed considerably, and the second edition of this text focuses primarily on these changes. In the first edition of this book, there was a focus on constitutional issues such as *ex post facto* application of the law, due process, and double jeopardy, which were key to Megan's Law legislation when it was originally implemented. The scope of the cases in court regarding this legislation is changing, moving toward challenging the discretion used with the application of the statutes (e.g., with risk assessment procedures). In addition, rather than question whether notification is constitutional, the question is now whether the method of notification is constitutional. The case law included in this edition includes both the original cases and new cases, all of which have been pivotal to the development of the law as we know it today.

The format of the second edition of this text has changed from the original format:

Part I provides a discussion of law and practice in the field. Chapter 1 is an introduction and puts registration and community notification as a law in perspective. Chapter 2 is an overview of all the relevant case law up until August 2002. It provides the reader with information on legal challenges to the statutes and procedures of registration and notification, including both punishment- and nonpunishment-based arguments.

Part II provides a summary of the relevant cases discussed in Chapter 2, both federal and state. Cases are presented in alphabetical order, with a brief annotation of the issues addressed. An index by issue is provided at the end of the annotated list.

Part III provides the laws and guidelines. First, we present a table that summarizes the main provisions of the statutes. This is a reader-friendly table that aims to show the primary differences between statutes on a state-by-state and federal basis. The table is followed by a presentation of the current state and federal statutes *verbatim*. Finally, a sampling of statute guidelines for implementation is provided. Due to the length of the guidelines, all state guidelines are not included.

Because of the dynamic nature of this legislation, readers are urged to keep in mind that changes and developments are likely to take place as this text goes to press. One issue in particular that is likely to be affected is that of Internet notification. At the time of this writing, two cases are set to be heard by the Supreme Court in order to determine whether Internet notification in its current procedure is constitutional. All changes will be addressed in the next supplement.

The authors welcome any comments from readers in an effort to provide the most comprehensive overview of Megan's Law. Additions, comments, and corrections should be sent to the authors, c/o Civic Research Institute, 2067 Broadway, Suite 50, New York, NY 10023.

Contents

<i>About the Authors</i>	iii
<i>Note From the Publisher</i>	v
<i>Introduction to the Second Edition</i>	vii

Part I. Commentary

<i>2006 Supplement: Recent Developments and Trends in Megan’s Law</i>	2006 Supp.-A1
<i>2004 Supplement: Recent Developments and Trends in Megan’s Law</i>	2004 Supp.-A1

Chapter 1. Registration and Community Notification Statutes and Procedures

¶1.1 Evolution of “Megan’s Law”	I-1
[1] Murdered Girl’s Family Pushes for Registration and Notification	I-1
[2] Moving Beyond Notification	I-3
[3] The Issue of Recidivism	I-4
[4] Defense Concerns and Challenges	I-6
¶1.2 Registration	I-8
[1] Required Information	I-8
[2] Registering Agency’s Registration Trigger	I-9
[3] Registration Period	I-10
[4] Offender’s Duty to Register	I-10
[5] Penalties for Misuse of Registry Information	I-11
¶1.3 Community Notification	I-11
[1] Extent and Means of Notification	I-11
[2] Consequences of Notification	I-13
¶1.4 The Statutes in the Courts	I-14

Chapter 2. Legal Challenges to Megan’s Law: Punishment- and Nonpunishment-Based Arguments

¶2.1 Punishment-Based Arguments	I-18
[1] Ex Post Facto	I-19
[a] History and Background	I-19
[b] Imposition of Punishment vs. Increase in Punishment	I-20
[c] Registration and Notification: A Different Analysis	I-21
[d] Whether the Statute Is Punishment	I-23
[e] <i>Mendoza-Martinez</i> Test	I-23
[f] Legislative Intent	I-24
[g] Effects Test	I-25
[h] <i>Halper/Austin/Kurth Ranch</i> Test	I-26
[i] <i>Ursery</i> Test	I-27

TABLE OF CONTENTS

[j] The <i>Hendricks</i> Case	I-28
[k] Computers	I-29
[l] Important Cases Examined	I-29
[2] Bill of Attainder	I-36
[3] Double Jeopardy	I-36
[4] Cruel and Unusual Punishment	I-37
[a] Whether the Punishment Is Disproportionate to the Crime	I-38
[b] California Cases	I-38
¶2.2 Nonpunishment-Based Arguments	I-39
[1] Fourteenth Amendment Due Process	I-40
[a] Procedural Due Process	I-40
[b] Right to Privacy and Right to Travel	I-43
[c] Tier-Level Challenges	I-45
[d] Notice to Offender	I-50
[e] Substantive Due Process	I-51
[f] Failure to Admit as Condition of Release	I-51
[2] Equal Protection	I-52
[3] The Fourth Amendment and Taking Samples of Bodily Fluids, Fingerprints, and Other Identifying Methods	I-53
[4] Void for Vagueness	I-54
[5] Fifth and Sixth Amendments	I-56
[6] Administrative Procedure Act	I-57
[7] Triggering Offense	I-57
[a] The Trigger	I-57
[b] Whether Predicate Offense Has Been Committed	I-58
[8] Juvenile Cases	I-59
[9] Failure to Register	I-61
[a] Conscious Failure to Comply	I-61
[b] As a Continuing Offense	I-61
[c] Other Issues	I-62
[10] Jurisdiction	I-63
[11] Custody	I-63
[12] Registration as a Term of Probation	I-64
[13] Refusal to Register as a Basis of Prison Discipline	I-64
[14] Miscellaneous Challenges	I-64
Table of Cases	I-65
Index to Commentary	I-71
 Part II. Federal and State Cases	
Federal and State Cases, Annotated	II-1
Index of Cases by Issue	II-99
 Part III. Federal and State Law	
Summary Table of Key Issues by State	III-1

TABLE OF CONTENTS

Explanation of Terms in Table	III-1
Federal and State Registration and Community Notification Statutes	III-5
Federal	III-5
Alabama	III-17
Alaska	III-36
Arizona	III-49
Arkansas	III-73
California	III-101
Colorado	III-137
Connecticut	III-187
Delaware	III-201
District of Columbia	III-221
Florida	III-235
Georgia	III-272
Hawaii	III-294
Idaho	III-343
Illinois	III-367
Indiana	III-394
Iowa	III-409
Kansas	III-444
Kentucky	III-456
Louisiana	III-467
Maine	III-491
Maryland	III-510
Massachusetts	III-535
Michigan	III-559
Minnesota	III-590
Mississippi	III-606
Missouri	III-627
Montana	III-634
Nebraska	III-647
Nevada	III-665
New Hampshire	III-731
New Jersey	III-743
New Mexico	III-756
New York	III-780
North Carolina	III-809
North Dakota	III-825
Ohio	III-832
Oklahoma	III-923
Oregon	III-947
Pennsylvania	III-984
Rhode Island	III-1009
South Carolina	III-1025
South Dakota	III-1045

TABLE OF CONTENTS

Tennessee	III-1052
Texas	III-1084
Utah	III-1167
Vermont	III-1175
Virginia	III-1188
Washington	III-1201
West Virginia	III-1242
Wisconsin	III-1252
Wyoming	III-1279
Sample State Registration and Risk Assessment Guidelines	III-G-1
Colorado	III-G-2
Florida	III-G-37
Illinois	III-G-67
Michigan	III-G-99
Nebraska	III-G-103
New Mexico	III-G-107
New York	III-G-111
Pennsylvania	III-G-113
Texas	III-G-115
West Virginia	III-G-159
Wyoming	III-G-163

Index to Commentary

[References are to paragraphs (§).]

A

Administrative Procedure Act (APA),
2.2[6]
Alaska Sex Offender Notification Act,
2.1[1][1][vii]
APA. *See* Administrative Procedure Act

B

Bill of attainder clause
punishment, registration and
notification statute
constituting, 2.1[2]
purpose of, 2.1
registration and community
notification law (RCNL)
provisions, challenge to, 1.4
Blood samples, offenders, 2.2[3]

C

Calder rule, 2.1[1][a]
California proportionality tests for
cruel and unusual punishment,
2.1[4][b]
Child pornography, computer-
generated images of, 2.1[1][k]
Civil commitments, 1.1[2], 1.1[4]
Community notification. *See*
Notification
Community Supervision for Life (CSL),
1.1[2]
Computers
child pornography, images of,
2.1[1][k]
databases. *See* Databases
Criminal penalty, tax imposed in
addition to, 2.1[1][h]
Cruel and unusual punishment
California cases, 2.1[4][b]
disproportionality, factors considered
in determination of,
2.1[4][a]
factors considered, 2.1[4]

Lynch test, 2.1[4][b]
Mendoza-Martinez test, 2.1[4][b]
punishment disproportionate to
crime, determination of,
2.1[4][a]
registration and community
notification law (RCNL)
provisions, challenge to,
1.1[4], 1.4

Solem test, 2.1[4][a], 2.1[4][b]
CSL. *See* Community Supervision for
Life
Custody, registration requirements for
offender in, 2.2[11]

D

Databases
genetic, 2.2[3]
sex offender registration, 1.1[3],
1.3[1]
Defendants, concerns and challenges
for, 1.1[4]
DNA samples, offenders, 2.2[3]
Double jeopardy clause
Femedeer v. Haun, 2.1[3]
punishment, registration and
notification statute
constituting, 2.1[3]
purpose of, 2.1
registration and community
notification law (RCNL)
provisions, challenge to, 1.4
Due process
amount due, 2.2[1][a][i]
failure to admit offense, revocation
of parole for, 2.2[1][f]
procedural, 2.2[1][a] et seq.
protected interests, 2.2[1][a][ii]
registration and community
notification law (RCNL)
provisions, challenge to
basis for, 1.1[4], 1.4

- Due process (*cont'd*)
 tier-level notification. *See* subhead:
 tier-level notification
 challenges to
 revocation of parole for failure to
 admit offense, 2.2[1][f]
 substantive, 2.2[1][e]
 sufficiency of, 2.2[1][a][iii]
 tier-level notification challenges to
 additional, list of, 2.2[1][c][v]
 expert testimony, 2.2[1][c][ii]
 “heartland” of cases,
 2.2[1][c][iv]
 New Jersey law, 2.2[1][c][i]
 Registrant Risk Assessment Scale
 (RRAS). *See* Registrant Risk
 Assessment Scale
 triggering of, 2.2[1][a] et seq.
- E**
- Effects test, 2.1[1][g], 2.1[1][j]
- Eighth Amendment
 cruel and unusual punishment,
 infliction of. *See* Cruel and
 unusual punishment
 purpose of, 2.1
 registration and community
 notification law (RCNL)
 provisions, challenge to,
 1.1[4], 1.4
- Equal protection clause, registration
 and community notification law
 (RCNL) provisions, challenge to,
 1.1[4], 1.4, 2.2[2]
- Expert testimony to refute Registrant
 Risk Assessment Scale (RRAS),
 2.2[1][c][i]
- Ex post facto clause
Calder rule, 2.1[1][a]
 defined, 2.1[1][a]
 effects test, 2.1[1][g], 2.1[1][j]
 historical overview, 2.1[1][a]
 important cases
 Alaska, 2.1[1][1][vii]
 Artway v. New Jersey, 2.1[1][1][iii]
 Doe v. Otte, 2.1[1][1][vii]
 Doe v. Pataki, 2.1[1][1][v]
 Doe v. Poritz, 2.1[1][1][i]
 E.B. and W.P. v. Verniero,
 2.1[1][1][iv]
 Massachusetts, 2.1[1][1][ii]
 New Jersey, 2.1[1][1][i],
 2.1[1][1][iii], 2.1[1][1][iv]
 New York, 2.1[1][1][v]
 Russell and Stearns v. Gregoire,
 2.1[1][1][vi]
 Washington state,
 2.1[1][1][vi]
 imposition of punishment, increase
 in punishment distinguished
 from, 2.1[1][b]
- legislative intent
 determination of, 2.1[1][f]
Hendricks case, 2.1[1][j]
 Massachusetts version of Megan’s
 Law, 2.1[1][1][ii]
 New Jersey version of Megan’s
 Law, 2.1[1][1][i]
Ursery test, 2.1[1][i]
Mendoza-Martinez test. *See* *Mendoza-*
Martinez test
- punishment
 determination of statute as. *See*
 subhead: punitive statutes
 imposition of punishment,
 increase in punishment
 distinguished from,
 2.1[1][b]
- punitive statutes
 case decisions, state. *See* subhead:
 important cases
 criminal penalty, tax imposed in
 addition to, 2.1[1][h]
 determination of violations, use
 in, 2.1[1][d]
 effects test, 2.1[1][g], 2.1[1][j]
Harper/Austin/Kurth Ranch test,
 2.1[1][h]
Mendoza-Martinez test. *See* *Mendoza-*
Martinez test
Ursery test, 2.1[1][i]
 purpose of, 2.1, 2.1[1][a]
 registration and community
 notification law (RCNL)
 provisions, challenge to
 basis for, 1.1[4], 1.4

- punishment, determination of statute as. *See* subhead: punitive statutes
 - punitive statutes. *See* subhead: punitive statutes
 - registration as punishment, analysis of, 2.1[1][c]
 - retroactive notification as punishment, analysis of, 2.1[1][c]
 - violations of, determination of, 2.1[1][d]
- F**
- Fifth Amendment
 - Mendoza-Martinez* test, 2.1[1][e]
 - registration and community notification law (RCNL) provisions, challenge to, 2.2[5]
- Fingerprinting offenders, 2.2[3]
- Fourteenth Amendment
 - due process clause. *See* Due process
 - right to privacy, 2.2[1][b]
 - right to travel, 2.2[1][b]
- Fourth Amendment challenges to registration and community notification law (RCNL) provisions, 1.1[4], 1.4, 2.2[3]
- G**
- Genetic databanks, 2.2[3]
- H**
- Harper/Austin/Kurth Ranch* test, 2.1[1][h]
- I**
- Invasion of privacy challenge to registration and community notification law (RCNL) provisions, 1.4
- J**
- Jacob Wetterling Crimes against Children and Sexually Violent Registration Program, 1.1[1]
- Jurisdictional issues, 2.2[10]
- Juvenile cases, registration requirements in, 2.2[8]
- K**
- Kansas Sexually Violent Predator Act (SVPA), 2.1[1][j]
- M**
- Massachusetts version of Megan’s Law, 2.1[1][1][ii]
- Megan’s Law
 - Alaska Sex Offender Notification Act, 2.1[1][1][vii]
 - evolution of, 1.1[1]
 - jurisdictional issues, 2.2[10]
 - legal challenges to. *See* Registration and community notification laws (RCNL)
 - limitations of, 1.1[2], 1.1[4]
 - local imposition of, 1.1[2]
 - Massachusetts version, 2.1[1][1][ii]
 - New Jersey version. *See* New Jersey version of Megan’s Law
 - New York Sex Offender Registration Act, 2.1[1][1][v]
 - nonpunishment-based arguments against
 - Administrative Procedure Act (APA), 2.2[6]
 - due process. *See* Due process
 - equal protection. *See* Equal protection clause
 - Fifth and Sixth Amendment protections, 2.2[5]
 - Fourth Amendment. *See* Fourth Amendment challenges to registration and community notification law (RCNL) provisions
 - void-for-vagueness, 1.4, 2.2[4]
 - punishment-based arguments against
 - bill of attainder clause. *See* Bill of attainder clause
 - cruel and unusual punishment. *See* Cruel and unusual punishment

- Megan's Law (*cont'd*)
 double jeopardy clause. *See*
 Double jeopardy clause
 ex post facto clause. *See* Ex post
 facto clause
 punitive statutes, ex post facto
 violations in. *See* Ex post facto
 clause
 Washington version, 2.1[1][1][vi]
- Mendoza-Martinez* test
 cruel and unusual punishment,
 determination of
 proportionality of,
 2.1[4][b]
 Fifth and Sixth Amendment
 protections, 2.1[1][e], 2.2[5]
 statute's punitiveness, determination
 of, 2.1[1][e], 2.1[1][f],
 2.1[1][i]
- N**
- New Jersey version of Megan's Law
 Artway v. New Jersey, 2.1[1][1][iii]
 Doe v. Poritz, 2.1[1][1][i], 2.2[6]
 E.B. and W.P. v. Verniero, 2.1[1][1][iv]
 jurisdictional issues, 2.2[10]
 Registrant Risk Assessment Scale
 (RRAS). *See* Registrant Risk
 Assessment Scale
 three-tier-level of notification
 designations, 1.3[1]
 due process challenges. *See* Due
 process
- New York Sex Offender Registration
 Act, 2.1[1][1][v]
- Nonpunishment-based arguments against
 Megan's Law. *See* Megan's Law
- Notification
 consequences of, 1.3[2]
 extent and means of, 1.3[1]
 Megan's Law. *See* Megan's Law
 methods of, 1.1[3]
 register, notice of duty to offenders
 to, 1.2[4], 2.2[1][d]
 registration and community
 notification laws (RCNL). *See*
 Megan's Law; Registration and
 community notification laws
- retroactive notification as
 punishment, analysis of,
 2.1[1][c]
 three-tier-level, 1.3[1]
 designations, 1.3[1]
 due process challenges. *See* Due
 process
- O**
- Offenders
 child pornography, computer-
 generated images of, 2.1[1][k]
 defense attorneys, concerns and
 challenges for, 1.1[4]
 recidivism, rates of, 1.1[3]
 register, notice of duty to, 1.2[4],
 2.2[1][d]
- P**
- Paraphilia, 1.1[3]
 Parole, revocation of, 2.2[1][f]
 Personal information requirements for
 registration, 1.2[1]
 Predicate offenses, 2.2[7][b]
 Prison discipline, refusal to register as
 basis of, 2.2[13]
 Privacy, violation of right to, 2.2[1][b]
 Probation as term of registration,
 2.2[12]
 Procedural due process, 2.2[1][a] et
 seq.
 Punishment-based arguments against
 Megan's Law
 bill of attainder clause. *See* Bill of
 attainder clause
 cruel and unusual punishment. *See*
 Cruel and unusual
 punishment
 double jeopardy clause. *See* Double
 jeopardy clause
 ex post facto clause. *See* Ex post facto
 clause
- R**
- RCNL. *See* Registration and community
 notification laws
 Recidivism, 1.1[3]
 Registering agency, 1.2[2]

- Registrant Risk Assessment Scale (RRAS)
 accuracy of, challenges based on, 2.2[1][c][iii]
 expert testimony to refute, 2.2[1][c][i]
 implementation of, 2.2[1][c][i]
 refuting, expert testimony, 2.2[1][c][ii]
- Registration
 benefits of, 1.1[3]
 criticisms of, 1.1[3]
 custody, requirements for offender in, 2.2[11]
 failure to register
 conscious failure to comply, 2.2[9][a]
 continuing offense, as, 2.2[9][b]
 miscellaneous issues, 2.2[9][c]
 juvenile cases, 2.2[8]
 offender's duty for, notice of, 1.2[4], 2.2[1][d]
 periods, 1.2[3]
 personal information, required, 1.2[1]
 predicate offenses, 2.2[7][b]
 prison discipline, refusal to register as basis of, 2.2[13]
 as punishment, 2.1[1][c]
 refusal to register as basis of prison discipline, 2.2[13]
 registering agency, 1.2[2]
 relief, petitions for, 1.2[3]
 term of probation, as, 2.2[12]
 trigger for, 1.2[2], 2.2[7][a]
- Registration and community notification laws (RCNL)
See also Megan's Law
 computer-generated images of child pornography, application to offenders in possession of, 2.1[1][k]
 enactment of, 1.1[1]
 juvenile cases, 2.2[8]
 provisions in statutes, challenges to bill of attainder clause. *See Bill of attainder clause*
 cruel and unusual punishment. *See Cruel and unusual punishment*
 double jeopardy clause. *See Double jeopardy clause*
 due process. *See Due process*
 Eighth Amendment. *See Eighth Amendment*
 equal protection. *See Equal protection clause*
 ex post facto clause. *See Ex post facto clause*
 Fifth Amendment, 2.2[5]
 Fourth Amendment. *See Fourth Amendment challenges to registration and community notification law (RCNL) provisions*
 invasion of privacy, 1.4
 miscellaneous challenges, 2.2[14]
 search and seizure, 1.1[4], 1.4
 Sixth Amendment, 2.2[5]
 types of, 1.1[4], 1.4
 void-for-vagueness, 1.4, 2.2[4]
- Registry information
 dissemination of, 1.3[1]
 misuse of, penalties for, 1.2[5]
 releasing, methods of, 1.1[3], 1.3[1]
- Relief from registration, petitions for, 1.2[3]
- Right to privacy, violation of, 2.2[1][b]
 Right to travel, violation of, 2.2[1][b]
- RRAS. *See Registrant Risk Assessment Scale (RRAS)*
- S**
 Search and seizure challenges to registration and community notification law (RCNL) provisions, 1.1[4], 1.4
 Sex Offender Registration Act (SORA)
 due process, triggering of, 2.2[1][a] et seq.
 juvenile cases, 2.2[8]
 right to privacy, violation of, 2.2[1][b]
 right to travel, violation of, 2.2[1][b]

INDEX TO COMMENTARY

Sexually Violent Predator Acts (SVPAs)

civil commitment,
1.1[2], 1.1[4]

Kansas, 2.1[1][j]

Sixth Amendment

Mendoza-Martinez test, 2.1[1][e]
registration and community
notification law (RCNL)
provisions, challenge to,
2.2[5]

SORA. *See* Sex Offender Registration Act

Substantive due process, 2.2[1][e]

SVPAs. *See* Sexually Violent Predator Acts (SVPAs)

T

Tax imposed in addition to criminal
penalty, 2.1[1][h]

Tier-level notification

designations, 1.3[1]

due process challenges. *See* Due
process

Travel, violation of right to,
2.2[1][b]

Triggering offenses

challenges, 2.2[7][a]

predicate offenses, 2.2[7][b]

Triggers

due process, for, 2.2[1][a] et seq.

registration, for, 1.2[2], 2.2[7][a]

U

Ursery test, 2.1[1][i]

V

Vigilantism, 1.3[2]

Violent Crime Control Bill, 1.3[1]

Void-for-vagueness challenges to
registration and community
notification law (RCNL) provisions,
1.4, 2.2[4]

W

Washington version of Megan's Law,
2.1[1][1][vi]

Y

Youth Offender Act (YOA), Sex
Offender Registration Act (SORA)
conflict with, 2.2[8]

Index of Cases by Issue

Administrative Procedure Act

Doe v. Poritz, 283 N.J. Super. 372, 661 A.2d 1335 (1995) (Doe I);
Doe v. Poritz, 142 N.J. 1, 662 A.2d 367 (1995) (Doe II)

Admission of Act as a Condition of Probation

Brewer, State v., No. 15157, 1997 WL 189342 (Ohio Ct. App. 2d Dist. April 18, 1997)
(unpublished op.)
Covington v. Alaska, 938 P.2d 1085 (Alaska Ct. App. 1997)
Puckett, State v., No. 2131800, 1997 WL 120252 (Conn. March 4, 1997) (mem. decision—not released for publication)

Attempted/Completed Acts

Meyers, People v., 250 Mich. App. 637 (2002)

Bill of Attainder

Artway v. Attorney General of New Jersey, 876 F. Supp. 666 (D.N.J. 1995), *aff'd in part, vacated in part*, Artway v. New Jersey, 81 F.3d 1235 (3d Cir. 1996), *petition for rehearing denied*, 83 F.3d 594 (3d Cir. 1996)
Cutshall v. Sundquist, 193 F.3d 466, 478 (6th Cir., 1999), *upheld* Cutshall v. Sundquist, 980 F. Supp. 928 (M.D. Tenn. 1997)
Doe v. Poritz, 283 N.J. Super. 372, 661 A.2d 1335 (1995) (Doe I);
Doe v. Poritz, 142 N.J. 1, 662 A.2d 367 (1995) (Doe II)
Doe, Roe and Poe v. Kelley, 961 F. Supp. 1105 (W.D. Mich. 1997)
Doe v. Weld, 954 F. Supp. 425 (D. Mass. 1996)

Commerce Clause

Backlund, State v., 2003 N.D. 184, 672 N.W.2d 431 (2003)

Conditions of Probation

Valenzuela, People v., 98 P.3d 951 (Colo. App. 2004)

Conditions of Registration

Thompson v. State, 278 Ga. 394, 603 S.E.2d 233 (2004)

Confront Accuser

Hyatt v. Commonwealth, 72 S.W.3d 566 (Ky. 2003)

Constitutionally Vague

Jackson, State v., 105 Haw. 251, 96 P.3d 271 (2004)

Cruel and Unusual Punishment

Adams, People v., 198 Ill. App. 3d 74, 144 Ill. Dec. 402 (2d Dist. 1990), *aff'd*, People v. Adams, 144 Ill. 2d 381, 581 N.E.2d 637, 163 Ill. Dec. 483 (1991)

Alan A. v. Verniero, 970 F. Supp. 1153 (D.N.J. 1997), *vacated for lack of subject matter jurisdiction*, 135 F.3d 763 (3d Cir. 1997)

Alva, In re, 33 Cal. 4th 254, 92 P.3d 311, 14 Cal. Rptr. 3d 811 (2004)

Aspili, State v., 105 Haw. 251, 96 P.3d 271 (2004)

Cameron, State v., 185 Ariz. 467, 916 P.2d 1183 (Ct. App. Div. 1 1996)

Cutshall v. Sundquist, 193 F.3d 466, 478 (6th Cir., 1999), *upheld* Cutshall v. Sundquist, 980 F. Supp. 928 (M.D. Tenn. 1997)

Debeque, In re, 212 Cal. App. 3d 241, 260 Cal. Rptr. 441 (Dist. 4 1989), *review denied* (Aug. 31, 1989)

D.L., In re, 160 S.W.3d 155 (Tex. App. 2005)

Doe v. Poritz, 283 N.J. Super. 372, 661 A.2d 1335 (1995) (Doe I);

Doe v. Poritz, 142 N.J. 1, 662 A.2d 367 (1995) (Doe II)

Doe, Roe and Poe v. Kelley, 961 F. Supp. 1105 (W.D. Mich. 1997)

Doe v. Weld, 954 F. Supp. 425 (D. Mass. 1996)

Douglas, State v., 66 Ohio App. 3d 788, 586 N.E.2d 1096 (2d Dist. 1989), *case dismissed*, 49 Ohio So. 3d 701, 550 N.E.2d 484 (1990)

Hart, State v., 105 Haw. 251, 96 P.3d 271 (2004)

King, In re, 157 Cal. App. 3d 554, 204 Cal. Rptr. 39 (Dist. 4 1984)

King, People v., 16 Cal. App. 4th 567, 20 Cal. Rptr. 2d 220 (Dist. 1 1993)

Kopicz, Commonwealth v., 2003 Pa. Super. 499, 840 A.2d 342 (2003)

Lammie, State v., 164 Ariz. 377, 793 P.2d 134 (Ct. App. Div. 1 1990), *review denied* (July 3, 1990)

Mills, People v., 81 Cal. App. 3d 171, 146 Cal. Rptr. 411 (Dist. 4 1978)

Monroe, People v., 168 Cal. App. 3d 1205, 215 Cal. Rptr. 51 (Dist. 5 1985)

Noriega, People v., 124 Cal. App. 4th 1334; 22 Cal. Rptr. 3d 382 (2004)

Opinion of the Justices to the Senate, 423 Mass. 1201, 668 N.E.2d 738 (1996)

Reed, In re, 33 Cal. 3d 914, 663 P.2d 216, 191 Cal. Rptr. 658 (1983); In re King, 157 Cal. App. 3d 554, 204 Cal. Rptr. 39 (Dist. 4 1984)

Robinson, Ex Parte, 116 S.W.3d 794 (Tex. App. 2005)

INDEX OF CASES BY ISSUE

Rodriguez, *People v.*, 63 Cal. App. 3d Supp. 1, 133 Cal. Rptr. 765 (1976); Debeque, *In re*, 212 Cal. App. 3d 241, 260 Cal. Rptr. 441 (Dist. 4 1989), *review denied* (Aug. 31, 1989); Monroe, *People v.*, 168 Cal. App. 3d 1205, 215 Cal. Rptr. 51 (Dist. 5 1985); King, *People v.*, 16 Cal. App. 4th 567, 20 Cal. Rptr. 2d 220 (Dist. 1 1993)
Snyder v. State, 912 P.2d 1127 (Wyo. 1996)
Tate, *People v.*, 164 Cal. App. 3d 133, 210 Cal. Rptr. 117 (Dist. 5 1985)

Custody

Williamson v. Gregoire, 151 F.3d 1180 (9th Cir. 1998), *cert. denied* (Jan. 11, 1999)
Zichko, *State v.*, 923 P.2d 966 (Idaho July 29, 1996), *reh'g dismissed* (Oct. 10, 1996),
Zichko v. Idaho (filed June 5, 2001)

Designation as a Sexually Violent Predator

Smith, *State v.*, 2004 Ohio 6238, 104 Ohio St. 3d 106, 818 N.E.2d 283 (2004)

Disclosure

Carter, *Commonwealth v.*, 2003 Pa. Super. 131 (2003)
J.P.F., *State ex rel.*, 368 N.J. Super. 24, 845 A.2d 173 (2004)

Discontinue Registration

Fendley v. People, 107 P.3d 1122 (Colo. 2004)

Discretionary Registration

Cesar G., *State v. (In re Cesar G.)*, 2004 Wis. 61, 272 Wis. 2d 22, 682 N.W.2d 1 (2004)

DNA

D.L.C., *In re*, 124 S.W.3d 354 (Tex. App. 2003)
Raines, *State v.*, 383 Md. 1, 857 A.2d 19 (2004)

DNA Sample From a Juvenile

Leopoldo L., *In re*, 209 Ariz. 249, 99 P.3d 578 (2004)

DNA Testing

Schreiber v. State, 666 N.W.2d 127 (Iowa 2003)

Double Jeopardy

- Alan A. v. Verniero, 970 F. Supp. 1153 (D.N.J. 1997), *vacated for lack of subject matter jurisdiction*, 135 F.3d 763 (3d Cir. 1997)
- Artway v. Attorney General of New Jersey, 876 F. Supp. 666 (D.N.J. 1995), *aff'd in part, vacated in part*, Artway v. New Jersey, 81 F.3d 1235 (3d Cir. 1996), *petition for rehearing denied*, 83 F.3d 594 (3d Cir. 1996)
- Cutshall v. Sundquist, 193 F.3d 466, 478 (6th Cir., 1999), *upheld* Cutshall v. Sundquist, 980 F. Supp. 928 (M.D. Tenn. 1997)
- D.L.C., In re, 124 S.W.3d 354 (Tex. App. 2003)
- Doe v. Attorney General, 425 Mass. 210, 680 N.E.2d 92 (1997)
- Doe v. Criminal History Systems Board, No. 96-6046, 1997 WL 100878 (Mass. Super. Feb. 25, 1997) (mem. decision)
- Doe v. Poritz, 283 N.J. Super. 372, 661 A.2d 1335 (1995) (Doe I);
- Doe v. Poritz, 142 N.J. 1, 662 A.2d 367 (1995) (Doe II)
- Doe, Roe and Poe v. Kelley, 961 F. Supp. 1105 (W.D. Mich. 1997)
- Doe v. Weld, 954 F. Supp. 425 (D. Mass. 1996)
- Femedeer v. Haun, 227 F.3d 1244 (10th Cir. 2000), Femedeer v. Haun, 35 F. Supp. 2d 852, 861 (D. Utah 1999), *aff'd in part, rev'd in part, and remanded for further proceedings*
- Kopicz, Commonwealth v., 2003 Pa. Super. 499, 840 A.2d 342 (2003)
- Martinez v. Commonwealth, 72 S.W.3d 581 (Ky. 2003)
- Munds, State v., 83 Wash. App. 489, 922 P.2d 215 (1996); Ward, State v., 123 Wash. 2d 488, 869 P.2d 1062 (1994); Estavillo, Petition of, 69 Wash. App. 401, 848 P.2d 1335 (Div. 1 1993), *review denied*, 859 P.2d 602 (1993); Taylor, State v., 67 Wash. App. 350, 835 P.2d 245 (Div. 1 1992), *review denied*, 877 P.2d 695 (1994)
- Opinion of the Justices to the Senate, 423 Mass. 1201, 668 N.E.2d 738 (1996)
- Soe v. Chief of Police, 442 Mass. 1047, 818 N.E.2d 159 (2004)
- Van Doren v. Mazurkiewicz, 695 A.2d 967 (Pa. 1997)
- W.M., In re, 851 A.2d 431 (D.C. 2004) (consolidated case, nos. 01-SP-683, 01-SP-684, 01-SP-725, 01-SP-726, 01-SP-739, 01-SP-744, 01-SP-748, 01-SP-842, 01-SP-848 & 01-SP-852)
- W.P. v. Poritz, 931 F. Supp. 1199, (D.N.J. 1996); E.B. and W.P. v. Verniero, 119 F.3d 1077 (3d Cir. 1997)

Due Process

- Annin, People v., 116 Cal. App. 4th 725, 10 Cal. Rptr. 3d 712 (2004)
- Aspili, State v., 105 Haw. 251, 96 P.3d 271 (2004)
- Bani, State v., 97 Haw. 285, 36 P.3d 1255 (2001)
- Barksdale, State v., 2003 Ohio 43
- C.B.B, In re, 75 P.3d 1148 (Colo. 2003)
- Guidry, State v., 105 Haw. 222, 96 P.3d 242 (2004)
- Hart, State v., 105 Haw. 251, 96 P.3d 271 (2004)
- Hayden, State v., 96 Ohio St. 3d 211 (2002)
- Hendrix v. Taylor, 353 S.C. 542 (2003)

INDEX OF CASES BY ISSUE

Hyatt v. Commonwealth, 72 S.W.3d 566 (Ky. 2003)
Interest of Ronnie A., In re, 355 S.C. 407, 585 S.E.2d 311 (2003)
Kopicz, Commonwealth v., 2003 Pa. Super. 499, 840 A.2d 342 (2003)
Marchand, People v., 98 Cal. App. 4th 1056 (2002)
Mitchell, People v., 300 A.D.2d 377 (N.Y. 2002)
Mitschke v. State, 129 S.W.3d 130 (Tex. App. 2005)
Paul v. Davis, 424 U.S. 693, 47 L. Ed. 2d 405, 96 S. Ct. 1155 (1976)
Reyes v. State, 854 So. 2d 816 (Fla. App. 2003)
Robinson, Ex Parte, 116 S.W.3d 794 (Tex. App. 2005)
Ryan B., People v. (In re Ryan B.), 212 Ill. 2d 226, 817 N.E.2d 495 (2004)
Schaffer, Commonwealth v., 2005 Pa. Super. 14 (2005)
Small, State v., 2005 Ohio 3813 (2005)
Soe v. Chief of Police, 442 Mass. 1047, 818 N.E.2d 159 (2004)
Wentworth, In re, 251 Mich. App. 560 (2002)
W.M., In re, 851 A.2d 431 (D.C. 2004) (consolidated case, nos. 01-SP-683, 01-SP-684, 01-SP-725, 01-SP-726, 01-SP-739, 01-SP-744, 01-SP-748, 01-SP-842, 01-SP-848 & 01-SP-852)
Worm, State v., 268 Neb. 74, 680 N.W.2d 151 (2004)
Young v. State, 370 Md. 686 (2002)
Yuen, State v., 105 Haw. 251, 96 P.3d 271 (2004)

Employment

DiGenova v. Board of Education, 57 Cal. 2d 167, 367 P.2d 865, 18 Cal. Rptr. 369 (1962)
Taylor v. Macy, 252 F. Supp. 1021 (C.D. Cal. 1966)
Taylor v. United States Civil Service Commission, 374 F.2d 466 (9th Cir. 1967); Taylor v. Macy, 252 F. Supp. 1021 (C.D. Cal. 1966)

Equal Protection

Adams, People v., 198 Ill. App. 3d 74, 144 Ill. Dec. 402 (2d Dist. 1990), *aff'd*, People v. Adams, 144 Ill. 2d 381, 581 N.E.2d 637, 163 Ill. Dec. 483 (1991)
Aguirre v. State, 127 S.W.3d 883 (Tex. App. 2004)
Alcala, People v., 118 Cal. App. 4th 1362; 13 Cal. Rptr. 3d 741 (2004)
Artway v. Attorney General of New Jersey, 876 F. Supp. 666 (D.N.J. 1995), *aff'd in part, vacated in part*, Artway v. New Jersey, 81 F.3d 1235 (3d Cir. 1996), *petition for rehearing denied*, 83 F.3d 594 (3d Cir. 1996)
Aspili, State v., 105 Haw. 251, 96 P.3d 271 (2004)
Barksdale, State v., 2003 Ohio 43
Borland, People v., 50 Cal. App. 4th 124, 57 Cal. Rptr. 2d 562 (1996)
Doe v. Poritz, 283 N.J. Super. 372, 661 A.2d 1335 (1995) (Doe I);
Doe v. Poritz, 142 N.J. 1, 662 A.2d 367 (1995) (Doe II)
Doe v. Weld, 954 F. Supp. 425 (D. Mass. 1996)
Gilbert v. Peters, 93C20012, 92C20354 (N.D. Ill. 1994) (not published in F. Supp.), *aff'd*, 55 F.3d 237 (1995)

INDEX OF CASES BY ISSUE

Hart, State v., 105 Haw. 251, 96 P.3d 271 (2004)
Heiskell, State v., 77 Wash. App. 943, 895 P.2d 848 (1995), *rev'd*, State v. Heiskell, 129 Wash. 2d 113, 916 P.2d 366 (1996)
Hendrix v. Taylor, 353 S.C. 542 (2003)
Hofsheier, People v., 117 Cal. App. 4th 438, 11 Cal. Rptr. 3d 762 (2004)
Jeremy P., State v. (In re Jeremy P.), 2005 Wis. App. 13, 278 Wis. 2d 366, 692 N.W.2d 311 (2004)
Kopicz, Commonwealth v., 2003 Pa. Super. 499, 840 A.2d 342 (2003)
Opinion of the Justices to the Senate, 423 Mass. 1201, 668 N.E.2d 738 (1996)
Snyder v. State, 912 P.2d 1127 (Wyo. 1996)
Ward, State v., 123 Wash. 2d 488, 869 P.2d 1062 (1994)

Exhaustion of State Remedies

Davenport v. Kernan, 1994 WL 180388 (N.D. Cal. 1994) (not reported in F. Supp.)

Ex Post Facto

Afrika, People v., 168 Misc. 2d 618, 648 N.Y.S.2d 235 (Sup.Ct. Monroe County 1996)
Anthony, Commonwealth v., 2004 Pa. Super. 4, 841 A.2d 542 (2004)
Appeal in Maricopa County Juvenile Action, In re, 188 Ariz. 180, 933 P.2d 1248 (Ct. App. Div. 1 1996)
Artway v. Attorney General of New Jersey, 876 F. Supp. 666 (D.N.J. 1995), *aff'd in part, vacated in part*, Artway v. New Jersey, 81 F.3d 1235 (3d Cir. 1996), *petition for rehearing denied*, 83 F.3d 594 (3d Cir. 1996)
Babin, State v., 637 So. 2d 814 (La. Ct. App. 1994), *writ denied*, 644 So. 2d 649 (1994)
Bishop, State v., 96–694 (La. Ct. App. Dec. 30, 1996), 686 So. 2d 1053 (La. Ct. App. 1996)
Borland, People v., 50 Cal. App. 4th 124, 57 Cal. Rptr. 2d 562 (1996)
Calhoun (Calhoun II), State v., 669 So. 2d 1359 (La. Ct. App. 1996)
Costello, State v., 643 A.2d 531 (N.H. 1994)
Cropper, People v., 170 Misc. 2d 631, 651 N.Y.S.2d 1019 (Sup. Ct. Monroe County 1996)
Cutshall v. Sundquist, 193 F.3d 466, 478 (6th Cir., 1999), *upheld* Cutshall v. Sundquist, 980 F. Supp. 928 (M.D. Tenn. 1997)
Davidson, United States v., 246 F.3d 1240 (9th Cir. 2001)
Denson v. State, 267 Ga. App. 528, 600 S.E.2d 645 (2004)
D.L.C., In re, 124 S.W.3d 354 (Tex. App. 2003)
Doe v. Attorney General, 425 Mass. 210, 680 N.E.2d 92 (1997)
Doe v. Criminal History Systems Board, No. 96–6046, 1997 WL 100878 (Mass. Super. Feb. 25, 1997) (mem. decision)
Doe v. Department of Public Safety, 271 F.3d 38 (2d Cir. 2001)
Doe v. Division of Probation and Correctional Alternatives, 171 Misc. 2d 210, 654 N.Y.S.2d 268 (Sup. Ct. Dutchess County 1997)
Doe v. Gregoire, 960 F. Supp. 1478 (W.D. Wash. 1997)
Doe v. Otte, 259 F.3d 979 (9th Cir. 2001)

INDEX OF CASES BY ISSUE

- Doe v. Pataki (I), 919 F. Supp. 691 (S.D.N.Y. 1996), Doe v. Pataki (II) 940 F. Supp. 603 (S.D.N.Y. 1996), *aff d in part, rev'd in part*, 120 F.3d 1263 (2d Cir. 1997) (Pataki III)
Doe v. Poritz, 283 N.J. Super. 372, 661 A.2d 1335 (1995) (Doe I);
Doe v. Poritz, 142 N.J. 1, 662 A.2d 367 (1995) (Doe II)
Doe, Roe and Poe v. Kelley, 961 F. Supp. 1105 (W.D. Mich. 1997)
Doe v. Weld, 954 F. Supp. 425 (D. Mass. 1996)
Driver and Collins, State v., 143 Or. App. 17, 923 P.2d 1272 (1996), *review denied*, 927 P.2d 600
E.B. v. Poritz, 914 F. Supp. 85 (D.N.J. 1996), E.B. and W.P. v. Verniero, 119 F.3d 1077 (3d Cir. 1997)
E.B. and W.P. v. Verniero, 119 F.3d 1077 (3d Cir. 1997)
Estavillo, Petition of, 69 Wash. App. 401, 848 P.2d 1335 (Div. 1 1993), *review denied*, 859 P.2d 602 (1993)
Femedeer v. Haun, 227 F.3d 1244 (10th Cir. 2000), Femedeer v. Haun, 35 F. Supp. 2d 852, 861 (D. Utah 1999), *aff d in part, rev'd in part, and remanded for further proceedings*
Gilbert v. Peters, 93C20012, 92C20354 (N.D. Ill. 1994) (not published in F. Supp.), *aff d*, 55 F.3d 237 (1995)
Gress v. Board of Parole and Post Prison Supervision, 143 Or. App. 7, 924 P.2d 329 (1996)
Griffin, People v., 171 Misc. 2d 145, 652 N.Y.S.2d 922 (Sup. Ct. 1996)
Haislop v. Edgell, 215 W. Va. 88, 593 S.E.2d 839 (2003)
Hall v. Board of Parole, 138 Or. App. 177, 906 P.2d 309 (1995), *review denied*, 322 Or. 489, 909 P.2d 161 (1996)
Hemby v. Hannigan, 7 Fed. App. 889 (2001)
Hyatt v. Commonwealth, 72 S.W.3d 566 (Ky. 2003)
Interest of S.M.M., In re, 558 N.W.2d 405 (Iowa 1997)
Kennedy, State v., 2005 Ohio 2461, 161 Ohio App. 3d 127, 829 N.E.2d 738 (2005)
Kitze v. Commonwealth, 23 Va. App. 213, 475 S.E.2d 830 (1996), *petition for cert. filed* (June 3, 1997)
Lee v. State, 895 So. 2d 1038 (Ala. App. 2004)
Leslie v. Randle, 296 F.3d 518, 2002 U.S. App. LEXIS 14645, 2002 Fed. App. 0247P (6th Cir.)
Linson, State v., 654 So. 2d 440 (La. Ct. App. 1995)
Lyday, People v., 662 N.Y.S.2d 325 (App. Div. 4th Dep't 1997)
Manning, State v., 532 N.W.2d 244 (Minn. Ct. App. 1995)
Martinez v. Commonwealth, 72 S.W.3d 581 (Ky. 2003)
McCuin, State v., 167 Ariz. 447, 808 P.2d 332 (Ct. App. Div. 1 1991), *judgment aff d in part and vacated in part*, State v. McCuin, 171 Ariz. 171 829 P.2d 1217 (1992)
Munds, State v., 83 Wash. App. 489, 922 P.2d 215 (1996); Ward, State v., 123 Wash. 2d 488, 869 P.2d 1062 (1994); Estavillo, Petition of, 69 Wash. App. 401, 848 P.2d 1335 (Div. 1 1993), *review denied*, 859 P.2d 602 (1993); Taylor, State v., 67 Wash. App. 350, 835 P.2d 245 (Div. 1 1992), *review denied*, 877 P.2d 695 (1994)
Myers, State v., 260 Kan. 669, 923 P.2d 1024 (1996), *cert. denied*, 117 So. 2d 2508 (1997)
Newman, Commonwealth v., 145 S.W.3d 416 (Ky. 2004)
Newsom v. State, 869 So. 2d 619 (Fla. App. 2004)

INDEX OF CASES BY ISSUE

- Noble, State v., 167 Ariz. 440, 808 P.2d 325 (Ct. App. Div. 1 1991), *opinion vacated*, State v. Noble, 171 Ariz. 171, 829 P.2d 1217 (1992); McCuin, State v., 167 Ariz. 447, 808 P.2d 332 (Ct. App. Div. 1 1991), *judgment aff'd in part and vacated in part*, State v. McCuin, 171 Ariz. 171 829 P.2d 1217 (1992)
- Opinion of the Justices to the Senate, 423 Mass. 1201, 668 N.E.2d 738 (1996)
- Payne, State v., 633 So. 2d 701 (La. Ct. App. 1993), *writ denied*, 637 So. 2d 497 (1994); Perez v. State, 938 S.W.2d 761 (Tex. Ct. App. 1997)
- Pickens, State v., 558 N.W.2d 396 (Iowa 1997)
- Puckett, State v., No. 2131800, 1997 WL 120252 (Conn. March 4, 1997) (mem. decision—not released for publication)
- Raines, State v., 383 Md. 1, 857 A.2d 19 (2004)
- Rise v. Oregon, 59 F.3d 1556 (9th Cir. Or. 1995), *cert. denied*, 116 S. Ct. 1554 (1996)
- Rodriguez v. State, 93 S.W.3d 60 (Tex. 2002)
- Roe v. Office of Adult Probation, 938 F. Supp. 1080 (D. Conn. 1996), *order vacated*, 125 F.3d 47 (2d Cir. 1997)
- Rowe v. Burton, 884 F. Supp. 1372 (D. Alaska 1994), *appeal dismissed*, Doe I v. Burton, 85 F.3d 635 (9th Cir. 1996) (unpublished disposition)
- Russell and Stearns v. Gregoire, 124 F.3d 1079 (9th Cir. 1997)
- Schaffer, Commonwealth v., 2005 Pa. Super. 14 (2005)
- Schreiber v. State, 666 N.W.2d 127 (Iowa 2003)
- Smith v. Doe, 538 U.S. 84, 123 S. Ct. 1140 (2003)
- Snyder v. State, 912 P.2d 1127 (Wyo. 1996)
- Soe v. Chief of Police, 442 Mass. 1047, 818 N.E.2d 159 (2004)
- Starnes, People v., 273 Ill. App. 3d 911, 653 N.E.2d 4, 210 Ill. Dec. 417 (1st Dist. 1995), *appeal denied*, People v. Starnes, 657 N.E.2d 635 (1995)
- Taylor, State v., 67 Wash. App. 350, 835 P.2d 245 (Div. 1 1992), *review denied*, 877 P.2d 695 (1994)
- Taylor, State v., 100 Ohio St. 3d 172 (2003)
- Therrien v. State, 859 So. 2d 585 (Fla. App 2003)
- Thompson v. State, 278 Ga. 394, 603 S.E.2d 233 (2004)
- Thorpe v. Commonwealth, Ky. App. 2003 LEXIS 73 (unpublished op.)
- Van Doren v. Mazurkiewicz, 695 A.2d 967 (Pa. 1997)
- Ward, State v., 123 Wash. 2d 488, 869 P.2d 1062 (1994)
- Wehr v. State, 698 So. 2d 313 (Fla. Ct. App. 4th Dist. July 30, 1997)
- Williford v. Board of Parole, 137 Or. App. 254, 904 P.2d 1074 (1995), *review denied*, 911 P.2d 1231 (1996); Hall v. Board of Parole, 138 Or. App. 177, 906 P.2d 309 (1995), *review denied*, 322 Or. 489, 909 P.2d 161 (1996)
- W.M., In re, 851 A.2d 431 (D.C. 2004) (consolidated case, nos. 01-SP-683, 01-SP-684, 01-SP-725, 01-SP-726, 01-SP-739, 01-SP-744, 01-SP-748, 01-SP-842, 01-SP-848 & 01-SP-852)
- Worm, State v., 268 Neb. 74, 680 N.W.2d 151 (2004)
- W.P. v. Poritz, 931 F. Supp. 1199, (D.N.J. 1996); E.B. and W.P. v. Verniero, 119 F.3d 1077 (3d Cir. 1997)
- Wright v. Orange County, 63 Cal. Rptr. 2d 32, 936 P.2d 101 (1997)

Ex Post Facto Application

- Lilleskov, State v., 658 N.W.2d 904 (Minn. 2003)

Expungement of Name From Registry

Knapp, State v., 79 P.3d 740 (Idaho 2003)

Failure to Register

Annin, People v., 116 Cal. App. 4th 725, 10 Cal. Rptr. 3d 712 (2004)
Borland, People v., 50 Cal. App. 4th 124, 57 Cal. Rptr. 2d 562 (1996)
Bradford v. State, 36 Cal. App. 3d 16, 111 Cal. Rptr. 852 (Dist. 2 1973)
Britt, People v., 32 Cal. 4th 944, 87 P.3d 812, 12 Cal. Rptr. 3d 66 (2004)
Carranza, People v., 59 Cal. Rptr. 2d 134 (1996), *review denied* (March 12, 1997)
Costello, State v., 643 A.2d 531 (N.H. 1994)
Driver and Collins, State v., 143 Or. App. 17, 923 P.2d 1272 (1996), *review denied*, 927 P.2d 600
Fogarty, United States v., 663 F.2d 914 (9th Cir. 1982)
Garcia, People v., 25 Cal. 4th 744; 23 P.3d 590 (Cal. 2001)
Garcia, State v., 156 Ariz. 381, 752 P.2d 34 (Ct. App. Div. 1 1988)
Hampton, Ex Parte, 815 So. 2d 569 (Ala. 2000)
Kirk v. Hesselroth, 707 F. Supp. 1149 (N.D. Cal. 1989); Kirk v. California, 592 F. Supp. 46 (N.D. Cal. 1984), *order aff'd*, 914 F.2d 262 (1990)
McCleod, People v., 55 Cal. App. 4th 1205, 64 Cal. Rptr. 2d 545 (1997), *opinion modified on denial of reh'g*, 1997 WL 399133 (July 16, 1997)
Otness, State v., 986 P.2d 890 (Alaska App. 1999)
Parks, In re, 184 Cal. App. 3d 476, 229 Cal. Rptr. 202 (Dist. 4 1986)
Tucek v. Commonwealth, 44 Va. App. 613, 606 S.E.2d 537 (2004)
Williams, United States v., 53 F.3d 341 (9th Cir. 1995) (unpublished decision)
Wright v. Superior Court, 48 Cal. App. 4th 1444, 52 Cal. Rptr. 2d 194 (Dist. 4 1996), *rev'd*, Wright v. Orange County, 936 P.2d 101, 63 Cal. Rptr. 2d 322 (1997)
Zichko, State v., 923 P.2d 966 (Idaho July 29, 1996), *reh'g dismissed* (Oct. 10, 1996), Zichko v. Idaho (filed June 5, 2001)

Failure to Register New Address

Kuntz, State v., 209 Ariz. 276 (2004)

Fifth and Sixth Amendments

Alan A. v. Verniero, 970 F. Supp. 1153 (D.N.J. 1997), *vacated for lack of subject matter jurisdiction*, 135 F.3d 763 (3d Cir. 1997)

Fourth Amendment

Calahan, People v., 272 Ill. App. 3d 293, 649 N.E.2d 588, 208 Ill. Dec. 532 (1st Dist. 1995)
Gilbert v. Peters, 93C20012, 92C20354 (N.D. Ill. 1994) (not published in F. Supp.), *aff'd*, 55 F.3d 237 (1995)

INDEX OF CASES BY ISSUE

Landry v. Harshbarger, 98-J-203 (Mass. Ct. App. March 26, 1998), *modifying* Civ. Act. No. 98-462 (Middlesex County Feb. 9, 1998), *reaff'd* (March 18, 1998)
Rise v. Oregon, 59 F.3d 1556 (9th Cir. Or. 1995), *cert. denied*, 116 S. Ct. 1554 (1996)

Homeless Offenders

Iverson, State v., 664 N.W.2d 346 (Minn. 2003)

Internet Notification

Coe v. Sex Offender Registry Board, 442 Mass. 250, 812 N.E.2d 913 (2004)
Doe v. O'Connor, 790 N.E.2d 985 (Ind. 2003)
Doe v. Quiring, 2004 S.D. 101, 686 N.W.2d 918 (2004)

Jurisdiction

Leslie v. Randle, 296 F.3d 518, 2002 U.S. App. LEXIS 14645, 2002 Fed. App. 0247P (6th Cir.)
Backlund, State v., 2003 N.D. 184, 672 N.W.2d 431 (2003)

Jury Trial

Jeremy P., State v. (In re Jeremy P.), 2005 Wis. App. 13, 278 Wis. 2d 366, 692 N.W.2d 311 (2004)

Juvenile Adjudication

Matthew K., People v. (In re Matthew K.), 355 Ill. App. 3d 652, 823 N.E.2d 252 (2005)

Juvenile Issues

Acheson, State v., 75 Wash. App. 151, 877 P.2d 217 (Div. 2 1994)
Appeal in Maricopa County Juvenile Action, In re, 188 Ariz. 180, 933 P.2d 1248 (Ct. App. Div. 1 1996)
B.G.M., In re, 929 S.W.2d 604 (Tex. Ct. App. 1996)
B.J.B. v. State, 805 N.E.2d 870 (Ind. 2004)
Callahan, In re, 2005 Ohio 735 (2005)
C.D.N., In re, 559 N.W.2d 431 (Minn. 1997), *review denied* (May 20, 1997)
Cesar G., State v. (In re Cesar G.), 2004 Wis. 61, 272 Wis. 2d 22, 682 N.W.2d 1 (2004)
Dejesus v. State, 862 So. 2d 847 (Fla. App. 2003)
Derrick B., In re, 116 Cal. App. 4th 1352, 11 Cal. Rptr. 3d 396 (2004)
D.L., In re, 160 S.W.3d 155 (Tex. App. 2005)
D.L.C., In re, 124 S.W.3d 354 (Tex. App. 2003)
Doe v. Attorney General, 425 Mass. 210, 680 N.E.2d 92 (1997)
Doe v. Criminal History Systems Board, No. 96-6046, 1997 WL 100878 (Mass. Super. Feb. 25, 1997) (mem. decision)

INDEX OF CASES BY ISSUE

Goodman, In re, 2005 Ohio 2364, 161 Ohio App. 3d 192, 829 N.E.2d 1219 (2005)
Heiskell, State v., 77 Wash. App. 943, 895 P.2d 848 (1995), *rev'd*, State v. Heiskell, 129 Wash. 2d 113, 916 P.2d 366 (1996)
Interest of B.G., In re, 289 N.J. Super. 361, 674 A.2d 178 (App. Div. 1996), *cert. denied*, 678 A.2d 714 (1996)
Interest of J.D.G., In re, 141 S.W.3d 319 (Tex. App. 2004)
Interest of Ronnie A., In re, 355 S.C. 407, 585 S.E.2d 311 (2003)
Interest of S.M.M., In re, 558 N.W.2d 405 (Iowa 1997)
Jeremy P., State v. (In re Jeremy P.), 2005 Wis. App. 13, 278 Wis. 2d 366, 692 N.W.2d 311 (2004)
J.B. v. State, 819 N.E.2d 137 (Ind. 2004)
J.F.F., In re, 2005 Ohio 1906 (2005)
J.J.F., In re, No. C1-96-944, 1996 WL 601611 (Minn. Ct. App. Oct. 22, 1996) (unpublished op.)
J.P.F., State ex rel., 368 N.J. Super. 24, 845 A.2d 173 (2004)
M.L.H. v. State, 799 N.E.2d 1 (Ind. 2003)
Poe v. Attorney General, 6 Mass. L. Rptr. 313 (Mass. Super. 1996) (not reported in N.E.2d)
Ryan B., People v. (In re Ryan B.), 212 Ill. 2d 226, 817 N.E.2d 495 (2004)
Sean M., In re, 248 Ariz. Adv. Rep. 38, 942 P.2d 482 (Ct. App.Div. 1 1997)
S.M.H., State v., 76 Wash. App. 550, 887 P.2d 903 (Div. 1 1995)
T.R. v. State (In re T.R.), 80 P.3d 1276 (Nev. 2003)
Welfare of JLM and DRO, In re, No. C9-95-2480, C8-95-2485, 1996 WL 380664 (Minn. Ct. App. 1996) (unpublished op.)

Juvenile Registration

Lilleskov, State v., 658 N.W.2d 904 (Minn. 2003)

Length of Registration

R.G. v. State, 793 N.E.2d 238 (Ind. 2003)
Registrant L.E., In re, 2003 N.J. Super. LEXIS 410 (unpublished op.)
Welfare of J.R.Z., In re, 648 N.W.2d 241 (Minn. 2003)
Wentworth, In re, 251 Mich. App. 560 (2002)
Reider, State v., 31 Kan. App. 2d 509 (2003)

Method of Notification

Fredenburg v. City of Fremont, 119 Cal. App. 4th 408, 14 Cal. Rptr. 3d 437 (2004)

Notice to Offender

B.G.M., In re, 929 S.W.2d 604 (Tex. Ct. App. 1996)
Birch, In re, 515 P.2d 12, 110 Cal. Rptr. 212 (1973)
Borland, People v., 50 Cal. App. 4th 124, 57 Cal. Rptr. 2d 562 (1996)
Boros, State v., 646 So. 2d 1183 (La. Ct. App. 1994), *writ denied*, 654 So. 2d 347 (1995)

INDEX OF CASES BY ISSUE

Breiner, *State v.*, 1997 N.D. 71, 562 N.W.2d 565 (1997)
Buford, *People v.*, 32 Cal. App. 3d 975, 117 Cal. Rptr. 333 (Dist 1 1974), *holding limited*, *People v. Rodrigues*, 51 Cal. 3d 37, 795 P.2d 783 (1990)
Calhoun (Calhoun II), *State v.*, 669 So. 2d 1359 (La. Ct. App. 1996)
Clark, *State v.*, 75 Wash. App. 827, 880 P.2d 562 (1994)
Doe v. Weld, 954 F. Supp. 425 (D. Mass. 1996)
Gore v. Andrews, 99 F.3d 1149 (10th Cir. 1997) (unpublished disposition)
Griffin, *People v.*, 171 Misc. 2d 145, 652 N.Y.S.2d 922 (Sup. Ct. 1996)
Johnson v. Wyoming, 922 P.2d 1384 (1996)
McClellan, *People v.*, 6 Cal.4th 367, 24 Cal. Rptr. 2d 739 (1994), *reh'g denied* (Jan. 20, 1995)
Murphy, *People v.*, 207 Ill. App. 3d 539, 565 N.E.2d 1359, 152 Ill. Dec. 441 (1991)
Opinion of the Justices to the Senate, 423 Mass. 1201, 668 N.E.2d 738 (1996)
Perkins, *State v.*, 108 Wash. 2d 212, 737 P.2d 250 (1987)
Ray v. State, 133 Idaho 96, 982 P.2d 931 (1999); *State v. Torres*, 254 Neb. 91, 574 N.W.2d 153 (Neb. 1998)
Skroch, *State v.*, 883 P.2d 1256 (Mont. 1994)
Taylor, *People v.*, 203 Ill. App. 3d 636, 561 N.E.2d 393, 149 Ill. Dec. 115 (4th Dist. 1990), *appeal denied*, 567 N.E.2d 340 (1990); *People v. Murphy*, 207 Ill. App. 3d 539, 565 N.E.2d 1359, 152 Ill. Dec. 441 (1991)
Torres, *State v.*, 254 Neb. 91, 574 N.W.2d 153 (Neb. 1998)
Ward, *State v.*, 123 Wash. 2d 488, 869 P.2d 1062 (1994)
Wertheimer v. White, No. 96 2145 THE (N.D. Cal. Aug. 30, 1996) (not reported in F. Supp.)
Young, *State v.*, 112 Ariz. 361, 542 P.2d 20 (1975)

Predicate Offense. See Triggering Offense

Predicate Offense—Juvenile. See Triggering Offense—Juvenile

Privacy

Hyatt v. Commonwealth, 72 S.W.3d 566 (Ky. 2003)
Martinez v. Commonwealth, 72 S.W.3d 581 (Ky. 2003)

Probation Requirements

Leroy, *People v.*, 357 Ill. App. 3d 530, 828 N.E.2d 769 (2005)

Procedural Due Process

Adams, *People v.*, 198 Ill. App. 3d 74, 144 Ill. Dec. 402 (2d Dist. 1990), *aff'd*, *People v. Adams*, 144 Ill. 2d 381, 581 N.E.2d 637, 163 Ill. Dec. 483 (1991)
Alan A. v. Verniero, 970 F. Supp. 1153 (D.N.J. 1997), *vacated for lack of subject matter jurisdiction*, 135 F.3d 763 (3d Cir. 1997)
Artway v. Attorney General of New Jersey, 876 F. Supp. 666 (D.N.J. 1995), *aff'd in part*,

INDEX OF CASES BY ISSUE

vacated in part, Artway v. New Jersey, 81 F.3d 1235 (3d Cir. 1996), *petition for rehearing denied*, 83 F.3d 594 (3d Cir. 1996)
Borland, People v., 50 Cal. App. 4th 124, 57 Cal. Rptr. 2d 562 (1996)
C.D.N., In re, 559 N.W.2d 431 (Minn. 1997), *review denied* (May 20, 1997)
Clark, State v., 75 Wash. App. 827, 880 P.2d 562 (1994)
Connecticut Department of Public Safety v. Doe, 538 U.S. 1, 123 S. Ct. 1160 (2003)
Cropper, People v., 170 Misc. 2d 631, 651 N.Y.S.2d 1019 (Sup. Ct. Monroe County 1996)
Dejesus v. State, 862 So. 2d 847 (Fla. App. 2003)
Doe No. 1 v. Anthony Williams, 167 F. Supp. 2d 45 (D.D.C. 2001)
Doe v. Attorney General, 425 Mass. 210, 680 N.E.2d 92 (1997)
Doe v. Department of Public Safety, 271 F.3d 38 (2d Cir. 2001)
Doe v. Sex Offender Registry Board, WL 8 19765 (Mass. Super. Dec. 22, 1997) (mem. decision)
Fulmer v. Michigan Department of State Police, 207 F. Supp. 2d 663 (E.D. Mich. 2002)
Haislop v. Edgell, 215 W. Va. 88, 593 S.E.2d 839 (2003)
Interest of S.M.M., In re, 558 N.W.2d 405 (Iowa 1997)
Jeremy P., State v. (In re Jeremy P.), 2005 Wis. App. 13, 278 Wis. 2d 366, 692 N.W.2d 311 (2004)
J.J.F., In re, No. C1-96-944, 1996 WL 601611 (Minn. Ct. App. Oct. 22, 1996) (unpublished op.)
Lammie, State v., 164 Ariz. 377, 793 P.2d 134 (Ct. App. Div. 1 1990), *review denied* (July 3, 1990)
Milks v. State, 894 So. 2d 924, 848 So. 2d 1167 (Fla. App. 2005); Espindola v. State, 855 So. 2d 1281 (Fla. Dist. Ct. App. 3d Dist., 2003)
Opinion of the Justices to the Senate, 423 Mass. 1201, 668 N.E.2d 738 (1996)
Poe v. Attorney General, 6 Mass. L. Rptr. 313 (Mass. Super. 1996) (not reported in N.E.2d)
Rise v. Oregon, 59 F.3d 1556 (9th Cir. Or. 1995), cert. denied, 116 S. Ct. 1554 (1996)
Rodriguez, People v., 660 N.Y.S.2d 714 (App. Div. 1st Dep't 1997)
Russell and Stearns v. Gregoire, 124 F.3d 1079 (9th Cir. 1997)
Snyder v. State, 912 P.2d 1127 (Wyo. 1996)
Therrien v. State, 859 So. 2d 585 (Fla. App 2003)

Proportionate Penalties

Bonner, People v., 356 Ill. App. 3d 386, 826 N.E.2d 444 (2005)

Pseudonyms

Doe v. Burton, 85 F.3d 635 (9th Cir. 1996) (unpublished disposition)

Punishment

Herreid v. Alaska, 69 P.3d 507 (Alaska 2003)

Howe, Commonwealth v., 2004 Pa. Super. 19, 842 A.2d 436 (2004)

Reasonable Search

Raines, State v., 383 Md. 1, 857 A.2d 19 (2004)

Refusal to Register as a Basis of Prison Discipline

A.F. v. Fauver, 287 N.J. Super. 354, 671 A.2d 155 (App. Div. 1996)
Gilbert v. Peters, 93C20012, 92C20354 (N.D. Ill. 1994) (not published in F. Supp.),
aff d, 55 F.3d 237 (1995)

Registration

Leroy, People v., 357 Ill. App. 3d 530, 828 N.E.2d 769 (2005)
Matthew K., People v. (In re Matthew K.), 355 Ill. App. 3d 652, 823 N.E.2d 252 (2005)

Registration of Homeless

Iverson, State v., 664 N.W.2d 346 (Minn. 2003)

Registration of Juveniles

J.W., In re, 204 Ill. 2d 50 (2003)

Registration as a Term of Probation

Babin, State v., 637 So. 2d 814 (La. Ct. App. 1994), *writ denied*, 644 So. 2d 649 (1994)
Jimenez, State v., 188 Ariz. 342, 935 P.2d 920 (Ct. App. Div 1 1996)
Littleton, United States v., 103 F.3d 131 (6th Cir. 1996) (unpublished disposition)
Payne, State v., 633 So. 2d 701 (La. Ct. App. 1993), *writ denied*, 637 So. 2d 497 (1994);
Babin, State v., 637 So. 2d 814 (La. Ct. App. 1994), *writ denied*, 644 So. 2d 649 (1994)
Perez v. State, 938 S.W.2d 761 (Tex. Ct. App. 1997)
Puckett, State v., No. 2131800, 1997 WL 120252 (Conn. March 4, 1997) (mem. decision—not released for publication)

Relief of Registration

Patten, State v., Del. Super. 2003 LEXIS 109 (unpublished op.)

Removal From Registry

Turner, State v., 2004 Ohio 6573 (2004)

Requirement to Register

Derrick B., In re, 116 Cal. App. 4th 1352, 11 Cal. Rptr. 3d 396 (2004)

Residency

J.L.N. v. State, 894 So. 2d 738 (Ala. App. 2004)
Thorpe v. Commonwealth, Ky. App. 2003 LEXIS 73 (unpublished op.)

Residential Requirements

Denson v. State, 267 Ga. App. 528, 600 S.E.2d 645 (2004)
Lee v. State, 895 So. 2d 1038 (Ala. App. 2004)
Mann v. State, 278 Ga. 442, 603 S.E.2d 283 (2004)
Northglenn v. Ibarra, 62 P.3d 151 (Colo. 2003)

Right to Marry

J.L.N. v. State, 894 So. 2d 738 (Ala. App. 2004)

Right to Privacy

Alan A. v. Verniero, 970 F. Supp. 1153 (D.N.J. 1997), *vacated for lack of subject matter jurisdiction*, 135 F.3d 763 (3d Cir. 1997)
Aspili, State v., 105 Haw. 251, 96 P.3d 271 (2004)
Calhoun (Calhoun II), State v., 669 So. 2d 1359 (La. Ct. App. 1996)
Doe v. Poritz, 283 N.J. Super. 372, 661 A.2d 1335 (1995) (Doe I);
Doe v. Poritz, 142 N.J. 1, 662 A.2d 367 (1995) (Doe II)
Fredenburg v. City of Fremont, 119 Cal. App. 4th 408, 14 Cal. Rptr. 3d 437 (2004)
Hart, State v., 105 Haw. 251, 96 P.3d 271 (2004)
Kopicz, Commonwealth v., 2003 Pa. Super. 499, 840 A.2d 342 (2003)
Leopoldo L., In re, 209 Ariz. 249, 99 P.3d 578 (2004)
Mills, People v., 81 Cal. App. 3d 171, 146 Cal. Rptr. 411 (Dist. 4 1978)
Opinion of the Justices to the Senate, 423 Mass. 1201, 668 N.E.2d 738 (1996)
Russell and Stearns v. Gregoire, 124 F.3d 1079 (9th Cir. 1997)
Taylor, State v., 2003 Ohio 6963
Yuen, State v., 105 Haw. 251, 96 P.3d 271 (2004)

Right to Travel

Mills, People v., 81 Cal. App. 3d 171, 146 Cal. Rptr. 411 (Dist. 4 1978)
Opinion of the Justices to the Senate, 423 Mass. 1201, 668 N.E.2d 738 (1996)

Risk Assessment

A.B., In re, 285 N.J. Super. 399, 667 A.2d 200 (App. Div. 1995)
A.I., In re, 303 N.J. Super. 105, 696 A.2d 77 (App. Div. 1997)
Alesi v. Sex Offender Registry Board, 18 Mass. L. Rep. 500 (2004)
Avery, In re, 2002 Wyo. 87 (2002)

INDEX OF CASES BY ISSUE

B.J.B. v. State, 805 N.E.2d 870 (Ind. 2004)
Brasier, People v., 169 Misc. 2d 337, 646 N.Y.2d 442 (Sup. Ct. 1996)
Brooks, People v., 308 A.D.2d 99 (N.Y. 2003)
Brummer v. Iowa Department of Corrections, 661 N.W.2d 167 (Iowa 2003)
C.A., In re, 285 N.J. Super. 343, 666 A.2d 1375 (App. Div. 1995), *aff d*, In re C.A., 146 N.J. 71, 679 A.2d 1153 (1996)
Callahan, In re, 2005 Ohio 735 (2005)
Cate, State v., 2004 Ohio 1107 (2004)
Collazo, People v., 7 A.D.3d 595, 775 N.Y.S.2d 887 (2004)
Delmarle, People v., 769 N.Y.S.2d 431 (2003)
Dengler, Commonwealth v., 2004 Pa. Super. 38, 843 A.2d 1241 (2004)
Doe v. Sex Offender Registry Board, 16 Mass. L. Rep. 651 (2003)
Dort, People v., 18 A.D.3d 23, 792 N.Y.S.2d 236 (2005)
E.A., In re, 285 N.J. Super. 554, 667 A.2d 1077 (App. Div. 1995)
E.I., In re, 300 N.J. Super. 519, 693 A.2d 505 (App. Div. May 7, 1997)
Foster v. Bradley, 990 F.2d 1257 (9th Cir. 1993) (unpublished disposition)
G.B., In re, 286 N.J. Super. 396, 669 A.2d 303 (App. Div. 1996), *judgment aff d*, 147 N.J. 62, 685 A.2d 1252 (1996)
Hyatt v. Commonwealth, 72 S.W.3d 566 (Ky. 2003)
Kennedy, State v., 2005 Ohio 2461, 161 Ohio App. 3d 127, 829 N.E.2d 738 (2005)
Lein v. Nesbitt, 269 Neb. 109, 690 N.W.2d 799 (2005)
Lombardo, People v., 107 Misc. 2d 942, 640 N.Y.S.2d 995 (Nassau County 1996)
McCray v. Nebraska State Patrol, 270 Neb. 225, 701 N.W.2d 349 (2005)
Mitch, People v., 2003 N.Y. slip op. 51513U, 1 Misc. 3d 905A; 781 N.Y.S.2d 627 (2003)
M.L.H. v. State, 799 N.E.2d 1 (Ind. 2003)
Moody, Commonwealth v., 2004 Pa. Super. 33, 843 A.2d 402 (2004)
Moon, People v., 2004 N.Y. App. Div. LEXIS 99 (unpublished op.)
Mount, People v., 17 A.D.3d 714, 792 N.Y.S.2d 697 (2005)
Padgett, State v., 2004 Ohio 2159 (2004)
Reed, State v., 2004 Ohio 1881 (2004)
Rodriguez, State v., 11 Neb. App. 819 (2003)
Ross, People v., 169 Misc. 2d 308, 646 N.Y.S.2d 249 (Super. 1996)
Schaffer, Commonwealth v., 2005 Pa. Super. 14 (2005)
Schuch v. Board of Parole, 139 Or. App. 327, 912 P.2d 403 (1996), *review denied*, 921 P.2d 967 (1996).
Selleck, State v., 793 A.2d 311 (Del. 2002)
Slansky v. Nebraska State Patrol, 268 Neb. 360, 685 N.W.2d 335 (2004)
Stead, People v., 66 P.3d 117 (Colo. 2002)
Sweet v. State, 371 Md. 1 (2002)
Thomas, People v., 307 A.D.2d 759 (N.Y. 2003)
V.L.Y. v. Board of Parole & Post-Prison Supervision, 338 Ore. 44, 106 P.3d 145 (2005)
Welvaert v. Nebraska State Patrol, 268 Neb. 400, 683 N.W.2d 357 (2004)
W.P. v. Poritz, 931 F. Supp. 1199, (D.N.J. 1996); E.B. and W.P. v. Verniero, 119 F.3d 1077 (3d Cir. 1997)

Search and Seizure

D.L.C., In re, 124 S.W.3d 354 (Tex. App. 2003)

Self-Incrimination

D.L.C., In re, 124 S.W.3d 354 (Tex. App. 2003)

Separation of Powers

Milks v. State, 894 So. 2d 924, 848 So. 2d 1167 (Fla. App. 2005); Espindola v. State, 855 So. 2d 1281 (Fla. Dist. Ct. App. 3d Dist., 2003)

Reyes v. State, 854 So. 2d 816 (Fla. App. 2003)

Single-Subject Rule

Johnson v. Edgar, 176 Ill.2d 499, 680 N.E.2d 1372 (1997)

Substantive Due Process

Adams, People v., 198 Ill. App. 3d 74, 144 Ill. Dec. 402 (2d Dist. 1990), *aff'd*, People v. Adams, 144 Ill. 2d 381, 581 N.E.2d 637, 163 Ill. Dec. 483 (1991)

Connecticut Department of Public Safety v. Doe, 538 U.S. 1, 123 S. Ct. 1160 (2003)

Jeremy P., State v. (In re Jeremy P.), 2005 Wis. App. 13, 278 Wis. 2d 366, 692 N.W.2d 311 (2004)

Snyder v. State, 912 P.2d 1127 (Wyo. 1996)

Tier-Level Challenge. *See Risk Assessment*

Transient

Annin, People v., 116 Cal. App. 4th 725, 10 Cal. Rptr. 3d 712 (2004)

North, People v., 112 Cal. App. 4th 621, 5 Cal. Rptr. 3d 337 (2003)

Transient Offenders

Casada, State v., 825 N.E.2d 936 (Ind. Ct. App. 2005)

Triggering Offense

Acheson, State v., 75 Wash. App. 151, 877 P.2d 217 (Div. 2 1994)

Barksdale, State v., 2003 Ohio 43

Bernardino, In re, 4 Cal. App. 4th 613, 5 Cal. Rptr. 2d 746 (Dist. 1 1992)

Chun, State v., 102 Haw. 383, 76 P.3d 935 (2003)

Cory, State v., 156 Ariz. 27, 749 P.2d 936 (Ct. App. Div. 2 1988), and State v. Boucher, 159 Ariz. 346, 767 P.2d 233 (Ct. App. Div. 1 1989)

D.K., State v., 2002 Wash. App. LEXIS 1922 (unpublished op.)

Doe, In re, 855 A.2d 1100 (D.C. 2004)

Doyle, People v., 217 Ill. App. 3d 770, 578 N.E.2d 15, 160 Ill. Dec. 836 (2d Dist. 1991)

Johnston, State v., 102 Haw. 527, 78 P.3d 340 (2003)

INDEX OF CASES BY ISSUE

Keal, State v., No. 19803–7–11, 1997 WL 65740 (Wash. App. Div. 2 Feb. 14, 1997) (unpublished op.)
Lammie, State v., 164 Ariz. 377, 793 P.2d 134 (Ct. App. Div. 1 1990), *review denied* (July 3, 1990)
Mace, State v., 665 N.W.2d 439 (Iowa 2003)
Marchand, People v., 98 Cal. App. 4th 1056 (2002)
Martel, State v., 2003 WI 70
Meysers, People v., 250 Mich. App. 637 (2002)
Mugrage, United States v., 947 F.2d 952 (9th Cir. 1991) (unpublished disposition)
Murphy v. Wood, 545 N.W.2d 52 (Minn. Ct. App. 1996)
Pierce, State v., 269 Conn. 442, 849 A.2d 375 (2004)
Ransom v. State, 2003 Tex. App. LEXIS 442 (unpublished op.)
Registrant R.B., In re, 376 N.J. Super. 451, 870 A.2d 732 (2005)
Registrant T.S., In re, 364 N.J. Super. 1, 834 A.2d 419 (2003)
Robinson, State v., 873 So. 2d 1205, 804 So. 2d 451 (Fla. Dist. Ct. App. 4th Dist. 2004)
Rodgers, People v., 197 Ill. App. 3d 772, 555 N.E.2d 53, 144 Ill. Dec. 156 (2d Dist. 1990)
Rodimel v. Cook County Sheriff's Office, 354 Ill. App. 3d 744, 822 N.E.2d 7 (2004)
Sakobie, State v., 165 N.C. App. 447, 598 S.E.2d 615 (2004)
Sanchez, People v., 52 Cal. App. 4th 997, 60 Cal. Rptr. 2d 880 (1997)
Saunders, People v., 232 Cal. App. 3d 1592, 284 Cal. Rptr. 212 (Dist. 5 1991)
Sisler, State v., 353 N.J. Super. 590 (2002)
S.M.H., State v., 76 Wash. App. 550, 887 P.2d 903 (Div. 1 1995)
Taylor, State v., 100 Ohio St. 3d 172 (2003)
Thibodeaux, State v., 680 So. 2d 50 (La. Ct. App. 1996)
Tye, People v., 160 Cal. App. 3d 796, 206 Cal. Rptr. 813 (Dist. 2 1984)
Walker, State v., 677 So. 2d 532 (La. 1996), *writ denied*, 684 So. 2d 924 (La. 1996)
Ward, State v., 20 Kan. App. 2d 238, 886 P.2d 890 (1994)
Whalen, State v., 588 S.E.2d 677 (W. Va. 2003)

Triggering Offense—Juvenile

D.K., State v., 2002 Wash. App. LEXIS 1922 (unpublished op.)

Victim Identification

Doe v. Quiring, 2004 S.D. 101, 686 N.W.2d 918 (2004)

Void for Vagueness

Artway v. Attorney General of New Jersey, 876 F. Supp. 666 (D.N.J. 1995), *aff'd in part, vacated in part*, Artway v. New Jersey, 81 F.3d 1235 (3d Cir. 1996), *petition for rehearing denied*, 83 F.3d 594 (3d Cir. 1996)
Cory, State v., 156 Ariz. 27, 749 P.2d 936 (Ct. App. Div. 2 1988), and State v. Boucher, 159 Ariz. 346, 767 P.2d 233 (Ct. App. Div. 1 1989)
Interest of S.M.M., In re, 558 N.W.2d 405 (Iowa 1997)
Lammie, State v., 164 Ariz. 377, 793 P.2d 134 (Ct. App. Div. 1 1990), *review denied* (July 3, 1990)
North, People v., 112 Cal. App. 4th 621, 5 Cal. Rptr. 3d 337 (2003)

INDEX OF CASES BY ISSUE

Nunley v. State, 26 P.3d 1113 (Alaska App. 2001)
Pratt, State v., No. 19925-4-11, 1996 WL 585161 (Wash. Ct. App. Div. 2 Oct. 11, 1996)
(not reported in P.2d)
T.R. v. State (In re T.R.), 80 P.3d 1276 (Nev. 2003)
Zichko, State v., 923 P.2d 966 (Idaho July 29, 1996), *reh'g dismissed* (Oct. 10, 1996),
Zichko v. Idaho (filed June 5, 2001)

Waive-Forfeiture Analysis

Brooks, People v., 308 A.D.2d 99 (N.Y. 2003)

Withdrawal of Guilty Plea

Brown, State v., 2004 Wis. App. 179, 276 Wis. 2d 559, 687 N.W.2d 543 (2004)
Childs v. Warden, 2002 Conn. Super. LEXIS 1404 (unpublished op.)
Dears v. State, 2003 Tex. App. LEXIS 6622 (unpublished op.)
Kaiser v. State, 641 N.W.2d 900 (Minn. 2003)
Leidig, Commonwealth v., 2004 Pa. Super. 167, 850 A.2d 743 (2004)
Partlow, State v., 840 So. 2d 1040 (Fla. 2003)
Schneider, State v., 263 Neb. 318 (2002)
Shindell, Commonwealth v., 63 Mass. App. Ct. 503, 827 N.E.2d 236 (2005)
Whalen, State v., 214 W. Va. 299, 588 S.E.2d 677 (2003)

Written Notification of Registration Requirements

Pathod, State v., 269 Neb. 155, 690 N.W.2d 784 (2005)

Younger Doctrine

Alan A. v. Verniero, 970 F. Supp. 1153 (D.N.J. 1997), *vacated for lack of subject matter jurisdiction*, 135 F.3d 763 (3d Cir. 1997)
Nitz v. Otte, 87 F.3d 1321 (9th Cir. 1997) (unpublished disposition)