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42 U.S. Code Section 1983 - Civil action for deprivation of rights

Administrative Law Treatise
Hickman and Pierce

Lawyers and judges across the United States have discovered that when it comes to administrative law, there is really only one authority: Administrative Law Treatise by Richard J. Pierce. Cited by the courts more than 4,000 times, this definitive three-volume work brings you analysis of the latest developments with all the practical guidance and knowledge you need to plan and present an effective case before the courts.

Almanac of the Federal Judiciary

The Almanac of the Federal Judiciary has built its considerable reputation by providing balanced, responsible judicial profiles of every federal judge and all the key bankruptcy judges and magistrate judges — profiles that include reliable inside information based on interviews with lawyers who have argued cases before the federal judiciary. On Cheetah™, the Almanac of the Federal Judiciary is updated monthly, includes links to court websites and local rules, and also includes the Directory of Federal Court Guidelines. The requirements of over 600 federal judges are detailed along with the procedures they mandate on such essential matters as discovery, scheduling conferences, alternative dispute resolution, voir dire, marking of exhibits, and jury participation side by side with the Judicial Profiles. This is critical inside information directly from the federal courts and judges compiled and published in cooperation with the American Bar Association’s Section of Litigation.

Business Torts: A Fifty-State Guide
Daller

There is a great wealth of diversity in the business tort laws of all fifty states and the District of Columbia. In addition to the very significant differences in the statutes of limitation, other significant differences include: some states have not recognized a cause of action for negligent interference with an economic advantage; negligent misrepresentation in one state is limited to claims against persons in the business of supplying information to others; one state recognizes a cause of action for “strict responsibility misrepresentation” and another state recognizes claims of “prima facie tort” for wrongs that do not fit into traditional tort categories.

Business Torts Smart Charts

Quickly and easily research business torts for a particular state or across all fifty states and D.C. Quick and easy fifty state survey of Misappropriation of Trade Secrets, Tortious Interference with Contracts and Prospective Economic Relations, Trade Libel/Commercial Disparagement, and Officers’ & Directors Liability for Torts of Corporation.

Civil False Claims and Qui Tam Actions
Boese

Civil False Claims and Qui Tam Actions provides a detailed analysis of the Civil False Claims statute, including a balanced approach to every important aspect of case preparation and litigation—from establishing the merits of a claim to determining the formula for arriving at the qui tam plaintiff’s award. This online reference thoroughly expedites and simplifies your research, delivering extensive citations to case law and statutory provisions throughout, as well as providing the complete texts of the original and amended False Claims Act.
Civil RICO Practice Manual  
*Batista*

Civil RICO Practice Manual serves as the single, most comprehensive resource to which attorneys for plaintiffs and defendants, judges, professors, and students turn for information encompassing the full array of issues relating to RICO. An analytic and practical resource of high value to any attorney practicing in this area, Civil RICO Practice Manual provides comprehensive coverage of the Act and its various judicial interpretations, while at the same time taking the litigator through all aspects of RICO-based litigation—from the complaint, through trial and appeal.

Department of Justice Manual  

The Department of Justice Manual, Third Edition takes you inside all the policies and directives outlined in the latest U.S. Attorneys’ Manual used universally by the DOJ in civil and criminal prosecutions. Along with comprehensive coverage of all the information relied on by today’s DOJ attorneys, this guide offers you other valuable DOJ publications in the form of Annotations.

Destruction of Evidence  
*Gorelik, Marzen and Solum*

A practice manual as well as an authoritative resource, Destruction of Evidence analyzes issues from the standpoints of civil litigation, criminal litigation, and the laws of professional responsibility. Destruction of Evidence also discusses in-depth such areas as the spoliation inference, the tort of spoliation, discovery sanctions, ethics, and routine destruction.

Discovery Practice  
*Haydock and Herr*

Discovery Practice gives you hard-nosed, trial-tested guidance through all the intricacies of what to do, whether to do it, and how to do it—at every stage of the discovery process. Turn to this trusted guide for thorough, up-to-date clarification of insurance discoverability, discovery abuse, confidentiality and discovery of trade secrets, use of experts, use of investigation files, use of witness statements, protective orders, Rule 29 powers, tapes and telephones depositions, foreign discovery, and discovery administrative hearings and arbitration.

Drunk Driving Defense  
*Taylor and Oberman*

Drunk Driving Defense provides hard-hitting tactics every step of the way, from the administrative license suspension hearing, to the pretrial investigation, to cross-examination of police and expert witnesses, and finally to the jury summation itself. You’ll be fully briefed on the statutory and case law, evidentiary issues, and procedures applied in federal and state courts nationwide.

Electronic Discovery: Law and Practice  
*Cohen and Lender*

Fully grasp the complexities of data sources and IT systems as they relate to electronic discovery, including cutting-edge software tools that facilitate discovery and litigation. Achieve a cooperative and efficient approach to conducting cost-effective ESI discovery. Employ sophisticated and effective discovery tools, including concept and contextual searching, statistical sampling, relationship mapping, and artificial intelligence, that help automate the discovery process, reduce costs, and enhance process and information integrity.
Environmental Liability and Real Property Transactions
Moskowitz

Environmental Liability and Real Property Transactions is a must-have guide to managing risk of environment liabilities in real property transactions. It gives you excellent advice on how to conduct due diligence, hire experts, and discover tell-tale signs of environmental trouble. The book also features numerous forms, checklists, and practice pointers.

Evidence: Practice under the Rules
Mueller, Kirkpatrick and Rose

In this valuable tool for litigators, Evidence: Practice Under the Rules provides a comprehensive yet easy-to-use guide to the Federal Rules of Evidence and their state counterparts. The authors explore a wide range of applications that are difficult or important in practice and suggest new approaches to surmount challenges.

Federal Rules of Appellate Procedure

Federal Rules of Civil Procedure

Federal Rules of Evidence

Graham's Handbook of Illinois Evidence
Graham

Graham's Handbook of Illinois Evidence is written by Mike Graham, the principal drafter of the Illinois Evidence Rules themselves and Special Advisor to the Illinois Supreme Court Committee on Rules of Evidence. With this unique resource, you get easy access to the rules as they stand, along with reliable commentary and exclusive insights.

Handbook of Massachusetts Evidence
Brodin and Avery

Handbook of Massachusetts Evidence is the premier work in its field. This comprehensive and practical guide to the law of Massachusetts evidence gives you the latest case law and up-to-date information on all evidentiary matters, including, relevance, new kinds of scientific and statistical evidence, character evidence, admissibility of confessions, privileges and disqualifications, Domestic Abuse Prevention Statute, expert testimony and scientific proof, hearsay, and developments in criminal trials.

Handbook of Section 1983 Litigation
Lee

If you need the short answer to a Section 1983 question, and you can't afford to waste time running down the wrong research path, turn to the Handbook of Section 1983 Litigation. This essential guide is designed as the practitioner's resource. It provides quick and concise answers to issues that frequently arise in Section 1983 cases, from police misconduct to affirmative action to gender and race discrimination. It is organized to help you quickly find the specific information you need whether you're counsel for the plaintiff or defendant.

Harper, James and Gray on Torts
Harper, James and Gray

This preeminent work on torts is the most complete, authoritative resource analyzing the latest developments in this turbulent field of practice. Harper, James and Gray on Torts gives you detailed, up-to-date information and expert guidance.

Hillman on Lawyer Mobility
Hillman

Hillman on Lawyer Mobility: The Law and Ethics of Partner Withdrawals and Law Firm Breakups is your definitive guide to this fast developing area of law. It analyzes and clarifies all the urgent legal and ethical ramifications in such areas as the downsizing of law firms, disputes over the existence of a partnership, restrictive covenants, disincentives to competition, and more.
Judgment Enforcement
Brown
Judgment Enforcement is a best-selling desktop reference with comprehensive information about the judgment enforcement process in general and many other areas in particular. This essential one-volume work presents a concise treatment of judgment enforcement practice from discovery to execution.

Jury Selection
Starr and McCormick
This outstanding source combines expert analysis of the law governing jury selection with a full and definitive explanation of all current scientific methodology employed in that process. Beginning with in-depth exploration of the legal issues in jury law today, Jury Selection goes on to provide detailed guidance — available in no other single source— on such crucial topics and procedures as background investigation, community attitude surveying, batson challenges, voir dire techniques and strategies, and more.

Law of Lawyering
Hazard, Hodes and Jarvis
This essential treatise shows lawyers how to approach the ethical challenges that they constantly face every day in their professional practices and in their lives as lawyers. It provides the full text of each of the Model Rules of Professional Conduct in sequence, followed by the authors’ guidance and commentary, which puts each rule into context, helps identify its key features, and shows its relation to other Model Rules and to the American Law Institute’s Restatement of the Law Governing Lawyers. Clear, realistic illustrations—often drawn from real cases or real experiences of the authors—also demonstrate how each rule applies in practice.

Law of Restitution
Palmer
Law of Restitution is a comprehensive guide that provides in-depth coverage of the substantive and remedial aspects of the law of restitution—one of the most important bases of legal liability. Providing insightful analysis of principles and practical, expert advice on a wide range of legal and equitable remedies that can be used to redress unjust enrichment, Law of Restitution is an invaluable practice tool.

Lawyer’s Almanac
The Lawyer’s Almanac provides vital facts and figures on the courts, government, law schools and lawyers, and their work and organizations. Complete and up-to-date, it is the standard reference guide on the American legal scene and is useful for attorneys, law librarians, judges, law students, journalists, and anyone who needs quick access to information on the legal profession.

Lawyer’s Desk Book
Shilling
Lawyer’s Desk Book is an extraordinary guide that you can’t afford to be without. Used by over 150,000 attorneys and legal professionals, this must-have reference supplies you with instant, authoritative legal answers, without exorbitant research fees. Packed with current, critical information, Lawyer’s Desk Book includes practical guidance on virtually any legal matter you might encounter: real estate transactions, trusts, divorce law, securities, mergers and acquisitions, computer law, tax planning, credit and collections, employer-employee relations, personal injury, and more—over 75 key legal areas in all!

Legal Opinion Letters Formbook
Holderness and Wunnicke
Legal Opinion Letters Formbook is an invaluable resource when you need to render a legal opinion letter for various types of financing transactions. Basics and advanced topics about legal opinion writing are included. Numerous forms, with commentary, are featured from contributors with expertise in their respective fields.
Sterba

Legal Opinion Letters provides comprehensive coverage not only of the standard corporate and securities third-party opinion letters, but also real estate opinions, tax, intellectual property, bankruptcy, letters to auditors, international opinions, and liability just to name a few. Special attention is given to exposure to liability, an area of great concern to the opinion practice attorney. It also examines the current content of actual letters used to address these topics. All of this valuable information is provided in light of current case law, the ABA Legal Opinion Report, The TriBar Report, and several excellent state bar reports.

Modern Litigation and Professional Responsibility Handbook
Fortune, Underwood and Imwinkelried

Find practical answers to hard questions about professional conduct — and avoid wrong answers that could set back your firm — with this authoritative guide to legal ethics. Drawing on statutes, standards, and actual cases, the authors show you how to evaluate tactics for possible ethical consequences, understand and comply with statutes, procedural rules, and standards of professional conduct while zealously representing your client, and more.

Motion Practice
Herr, Haydock and Stempel

This comprehensive guide not only analyzes every applicable rule of civil procedure, but also gives you practice-proven techniques for evaluating what motions will work most effectively in each of your cases. From early pretrial motions dealing with complaints and jurisdiction to appellate motion practice for both victor and vanquished, Motion Practice shows you both what is permissible and what is advisable in various aspects of motion practice.

Municipal Liability: Law and Practice
Fontana

Municipal Liability: Law and Practice provides insightful analysis of the civil rights statutes—such as Sections 1981, 1982, and 1983—and the essential Supreme Court cases, plus fully up-to-date explanations on how the courts are expanding or limiting plaintiffs’ rights against municipalities and their public officials. It gives you clear and thorough discussions on how to establish causes of action and assert defenses, who carries the burden of proof, procedural concerns, the particular factors that different courts look for to determine liability, attorneys’ fees, damages, and much more.

New Wigmore: A Treatise on Evidence
Leonard, Kaye, Bernstein, Mnookin, Imwinkelried, Park and Lininger

The New Wigmore: A Treatise on Evidence is an authoritative guide with answers to evolving questions in civil and criminal litigation. The five-volume series presents the same quality of research, thought, and analysis as the original Wigmore, creating a genuine present-day counterpart to the seminal evidence treatise.

Volume 1: Selected Rules of Limited Admissibility, by David Leonard, provides a sophisticated framework for lawyers and judges to understand and apply the rules that exclude evidence for policy reasons.

Volume 2: Evidentiary Privileges, by Edward J. Imwinkelried, offers unique analysis of recent evidentiary problems including application of the attorney-client privilege to government agencies and corporate entities, and the difficulty of determining exactly who holds the privilege. In these two volumes, you’ll find also a practical framework for evaluating the existence or scope of new privileges.

Volume 3: Expert Evidence, by David H. Kaye, David E. Bernstein and Jennifer L. Mnookin, provides in depth coverage of the topics that lawyers and judges must know when dealing with expert testimony about medicine, engineering, psychology, economics, and forensic science, among other areas. It covers the topics common to all such testimony and focuses on scientific and statistical evidence.
Volume 4: Evidence of Other Misconduct and Similar Events, by David P. Leonard, is a comprehensive, scholarly analysis of when evidence of crimes, wrongs, or acts other than those at issue in a trial may be admitted into evidence. The author analyzes the history of the prohibition on character evidence in England and the United States and the development of exceptions to the rule, discusses how courts should analyze questions of character evidence, and treats in detail the various exceptions such as motive, opportunity, preparation, plan, modus operandi, and identity.

Volume 5: Impeachment and Rehabilitation is a thorough review of all the rules governing impeachment of witnesses. It deals with impeachment with prior convictions, with prior bad acts, with inconsistent statements, with evidence of bias, and other evidence derogating credibility. Rules about limits on the use of extrinsic evidence to impeach are covered in detail.

New York Evidence Handbook
Martin and Capra
If you litigate or preside in any court in the state of New York, you know just how confounding the state’s evidence law can be. New York Evidence Handbook is the new, comprehensive guide to all of the rules and principles of evidence applicable in New York courts. The New York Evidence Handbook presents a practical, contemporary approach to evidence — written with the real-world challenges of the New York trial lawyer and judge in mind. It gathers into one, easy-to-use handbook all of the rules, the leading decisions, and the significant statutes you need to consider when assessing the admissibility of evidence.

Of Counsel
Of Counsel: The Legal Practice and Management Report has distinguished itself as the finest management report for law firms and corporate law departments by helping firm managers solve financial, business, and practice problems. Monthly, it provides cutting-edge insights American legal professionals need to maintain a competitive advantage in a global marketplace.

Practice Under the Federal Sentencing Guidelines
Debold
Practice Under the Federal Sentencing Guidelines provides extensive discussion and current citations of the hundreds of important cases interpreting the provisions. It covers such topics as the sequence of the Sentencing Guidelines, sentencing and post-conviction procedures, the constitutionality of the Guidelines, statutory challenges, tax and money laundering offenses, fraud offenses, and more.

Pretrial
Mauet
Thomas Mauet, a renowned expert in the field, charts a course for students through the many tasks leading up to a civil trial. Pretrial presents a methodology for case preparation, reviews a methodology for case preparation, reviews the procedural rules, and describes the approaches a litigator needs to utilize before and during each stage.

Proving and Defending Damage Claims: A Fifty-State Guide
Brown and Fleishman
Proving and Defending Damage Claims: A Fifty-State Guide is the one reference that will help you accurately assess and pursue damages — from drafting or defending a complaint to arguing damages at trial. Proving and Defending Damage Claims includes fifty-state surveys that provide quick and reliable answers to questions about recoverable damages, as well as analysis to help you calculate recoverable damages for particular causes of action, and reliable insights into the framework of punitive damages, including their availability and limitations.

Proving and Defending Damage Claims Smart Chart
Quickly and easily research business torts for a particular state or across all fifty states and D.C. Quick and easy fifty state survey of Medical Malpractice Statutes, Punitive Damages, Recovery for Property Loss, Survival and Death Statutes and Unjust Enrichment.
**Section 1983 Litigation: Claims and Defenses**  
*Schwartz*

Section 1983 Litigation: Claims and Defenses provides in-depth coverage of every aspect of bringing and defending a Section 1983 action, from constitutional rights enforceable under Section 1983 to bifurcating claims against officers and municipalities. The circuit-by-circuit breakdown of cases saves you valuable research time. In addition to expert analysis of every facet of the statute and the case law, this multi-volume treatise also provides insightful strategies and tactics for both plaintiff’s and defendant’s attorneys.

**Section 1983 Litigation: Federal Evidence**  
*Schwartz*

Section 1983 Litigation: Federal Evidence provides practical guidance on evidentiary issues relevant to §1983 actions, including relevance, expert testimony, evidentiary privileges, and oral testimony. It also analyzes the topics of physical evidence, hearsay, admissibility of investigatory reports and governmental records, and evidentiary issues pertaining to municipal liability and to compensatory and punitive damages. In addition, it contains analysis on the application of Rule 403 in federal court §1983 actions, with examples from case law and full citations.

**Section 1983 Litigation: Forms**  
*Witt, Hanlon, and Ryals*

Section 1983 Litigation: Forms includes all the case-tested forms you need (for plaintiff and defendant) to successfully litigate Section 1983 claims. In addition, each form includes analysis to help you determine the best course of action. This practical resource covers issues such as police misconduct, public employment, business licensing, zoning claims, and more, saving you hours of research and drafting time.

**Section 1983 Litigation: Jury Instructions**  
*Schwartz and Pratt*

Section 1983 Litigation: Jury Instructions provides practical guidance along with an extensive collection of jury charges for the wide range of issues in cases brought under Section 1983. This invaluable resource provides numerous sample jury instructions, insightful commentary, and circuit-by-circuit annotations. Each charge is preceded by comments from the authors, variations to the charge depending on jurisdiction and circumstances, supporting case citations broken down by circuit, and cross references to pertinent sections of text in the other volume.

**Section 1983 Litigation: Statutory Attorney’s Fees**  
*Schwartz and Kirklin*

Statutory attorney’s fees are of immense practical importance to litigants and attorneys involved in federal or state court litigation concerning claims in which congressional fee shifting statutory provisions are applicable. In some cases, you can win or lose considerably more for your client in the attorney’s fees stage of the case than in the underlying litigation. Because the law of statutory attorney’s fees is constantly evolving and subject to reexamination, you need the most current information and strategic insights to effectively evaluate statutory attorney fee issues arising under Section 1988 or similar fee shifting statutes.

**Social Media: Legal Risk and Corporate Policy**  
*Cohen*

Social Media: Legal Risk and Corporate Policy quickly puts you in charge with a practical, social media policy-creation toolkit that includes sample provisions, proven techniques for navigating conflicts between policy and privacy, and valuable analysis of the implications and applications of social media cases—including labor and employment litigation and regulatory concerns.
State Class Actions: Practice and Procedure
Ball, Nunn and Freidel

State Class Actions: Practice and Procedure is the one source that combines detailed, state-by-state analysis of the rules for class actions with practice-proven, professional guidance on preparing and filing pleadings and motions. Only the highly practical State Class Actions: Practice and Procedure covers each state in an individual chapter, follows the class action procedure chronologically, giving you expert insights into how each state treats class actions every step of the way, organizes each chapter according to the same outline to simplify jurisdictional comparison, and much more.

Tait’s Handbook of Connecticut Evidence
Tait and Prescott

For a complete and balanced picture of all the law affecting the admission of evidence in Connecticut courts—from one of the most knowledgeable experts on the topic—there’s only one place to turn: Tait’s Handbook of Connecticut Evidence. This comprehensive treatise provides a complete restatement of the Connecticut Law of Evidence, drawing from the Code, case law, statutes, and court rules of practice. The Lawyer’s Desk Book Smart Chart Covering over 25 areas of law, The Lawyer’s Desk Book Smart Chart provides invaluable insight in a quick and easy format. From Arbitration and Appeals to IP Law to Tax Law, The Lawyer’s Desk Book Smart Chart combines the essential legal provisions and case law with the convenience of a Smart Chart.

Tort Law Desk Reference: A Fifty-State Compendium
Daller

Whether you are confronted with multi-state tort litigation, have the opportunity to litigate a tort case in one of several states, or must initiate or defend a case in an unfamiliar jurisdiction, Tort Law Desk Reference quickly gives you the information you need about the tort laws of each state.

Trial Evidence
Mauet and Wolfson

For insight into the actual application of evidentiary rules in the courtroom, Trial Evidence takes the point of view of the trial judge. Highly respected authors Mauet and Wolfson explore the methods, strategies, and tactics of trial evidence through an analytical approach that reveals how judges and trial lawyers think about evidentiary rules — particularly the Federal Rules of Evidence.

Wigmore on Evidence
Wigmore

Wigmore’s great work continues to influence the law of evidence as we move into the 21st century. From doctrinal considerations such as the nature of inference and the exclusionary rules to case analysis involving such up-to-theminute controversies as DNA “fingerprinting” and patient-psychotherapist privilege, this annually supplemented masterwork continues to provide authoritative guidance again and again. With the most comprehensive coverage you’ll find anywhere, Wigmore on Evidence encompasses all this and more.

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