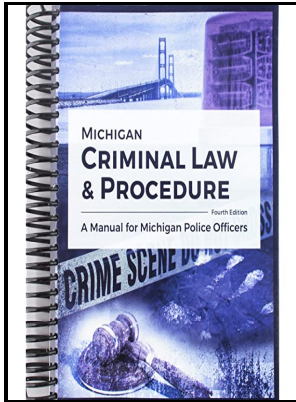


Search and seizure; a manual for peace officers

Institute of Government, University of Georgia - Search and Seizure legal definition of Search and Seizure



Description: -

- Great Britain -- History, Naval -- 18th century.

Great Britain -- History -- 1760-1789.

Great Britain. Royal Navy -- Early works to 1800.

Islam-- Doctrines -- History.

Searches and seizures -- GeorgiaSearch and seizure; a manual for peace officers

-Search and seizure; a manual for peace officers

Notes: A revised version of the manual, originally written by J. Robert Sparks in 1964.

This edition was published in 1969



Filesize: 38.105 MB

Tags: #Lawriter

Search and Seizure: A Treatise on the F...

Colorado, a unanimous Court held that freedom from unreasonable searches and seizures was such a fundamental right as to be protected against state violations by the Due Process Clause of the. Under England's rule, many searches were unlimited in scope and conducted without justification.

SEARCH AND SEIZURE

However, law enforcement has a right to conduct searches and seizures that are reasonable. Wade but in support of conditions and exceptions Planned Parenthood of Southeastern Pennsylvania v. The fact that felony drug investigations may frequently present circumstances warranting a no-knock entry, the Court said, cannot remove from the neutral scrutiny of a reviewing court the reasonableness of the police decision not to knock and announce in a particular case.

Training

Brignoni-Ponce, , 878 1975 ; Terry v. Both tree and fruit are typically inadmissible at trial.

What is an unreasonable search or seizure?

United States, which, as noted above, involved not a search and seizure but a compulsory production of business papers, which the Court likened to a search and seizure.

Lawriter

Colorado, , 29, 33—38 1949. Opperman, the Court sustained the admission of evidence found when police impounded an automobile from a public street for multiple parking violations and entered the car to secure and inventory valuables for safekeeping.

Search and seizure

United States, , 462 1928 , Chief Justice Taft ascribed the rule both to the Fourth and the s, while in dissent Justices Holmes and Brandeis took the view that the was violated by the admission of evidence seized in violation of the Fourth.

Search & Seizure

No one can rationally doubt that room searches represent an appropriate security measure. Hamlin, 407 US 25 1972.

Vehicular Searches :: Fourth Amendment

This hearing is conducted before trial to determine what evidence will be suppressed, or excluded, from trial.

Related Books

- [Sainte Vierge dans notre vie d'hommes](#)
- [Shi jie zhi dao - cong wen ming de shu guang dao 21 shi ji = The way of the world : from the dawn of](#)
- [Shi no jikaku no rekishi - tōki noyo no shijintache](#)
- [Pāñca kahāniyāṁ](#)
- [G.B.S. as fellow countryman](#)