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## ▲ Bell Atl. Corp. v. Twombly

Cases | U.S. | May 21, 2007 | 550 U.S. 544

Discussion Level Cited

Parallel Cites: 127 S.Ct. 1955 | 167 L.Ed.2d 929 | 2007 U.S.LEXIS 5901 | 75 U.S.L.W.4337 | 20

Fla. L. Weekly Fed.S 267 | 41 Comm. Reg.(P & F) 567 | 68 Fed.R.Serv.3d (Callaghan) 661 |

2007-1 Trade Cas. (CCH) P75709

424311 Total Citations



Caution: 799 Positive: 38424

Neutral: 380122

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**OVERVIEW:** Telephone and Internet service subscribers failed to state a claim against local exchange carriers for violation of § 1 of the Sherman Act, since allegations of parallel anticompetitive conduct by the carriers, in the absence of plausible factual allegations of a preceding agreement, did not preclude identical and reasonable independent conduct.

5 □

## ▲ Kali Konangataa v. ABC

Cases | Southern Dist. N.Y. | June 21, 2017 | 2017 U.S. Dist. LEXIS 95812

Discussion Level Cited

Parallel Cites: 45 Media L. Rep. (BNA) 1913 | 123 U.S.P.Q.2d (BNA) 1112 | 2017 WL 2684067

21 Total Citations



Caution: 1 Positive: 1

Neutral: 19

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6 □

## ▲ Bates v. Campbell

Cases | Eastern Dist. Mich. | February 12, 2019 | 2019 U.S. Dist. LEXIS 22415

Discussion Level Cited

Parallel Cites: 2019 WL 559050

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7 □

## ▲ McDonough v. State Farm Fire & Cas. Co.

Cases | Eastern Dist. Pa. | February 7, 2019 | 2019 U.S. Dist. LEXIS 19806

Discussion Level Cited

Parallel Cites: 365 F.Supp.3d 552 | 2019 WL 480139

38 Total Citations



Caution: 2 Positive: 5

Neutral: 32

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8 □

## ▲ Exxon Shipping Co. v. Baker

Cases | U.S. | June 26, 2008 | 554 U.S. 471

Discussion Level Cited

Parallel Cites: 128 S.Ct. 2605 | 171 L.Ed.2d 570 | 2008 U.S.LEXIS 5263 | 76 U.S.L.W.4603 | 21

Fla. L. Weekly Fed.S 459 | 2008 A.M.C. 1521 | 66 Env't Rep. Cas. (BNA) 1545 | 38 Envtl. L. Rep.

20149

2828 Total Citations



Caution: 57 Positive: 150

Neutral: 2672

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**OVERVIEW:** Assuming that punitive damages were otherwise available against corporate owners of a supertanker based on the recklessness of the supertanker's captain in causing an oil spill, CWA penalties did not bar such damages since compensatory and punitive remedies were not displaced, but the award was excessive since it exceeded the compensatory award.

9 

### ▲ Davis v. Colvin

Cases | Northern Dist. Cal. | February 18, 2014 | 2014 U.S. Dist. LEXIS 198312

Discussion Level  Cited

1 Total Citations

Neutral: 1

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10 

### ◆ Reeves v. Stoddard

Cases | Eastern Dist. Mich. | February 21, 2019 | 2019 U.S. Dist. LEXIS 27435

Discussion Level  Cited

Parallel Cites: 2019 LX 38679 | 2019 LX 38679 | 2019 WL 764353 | 2019 WL 764353

**OVERVIEW:** The court determined that the Michigan Legislature clearly intended to authorize multiple punishments for the two offenses based on the explicit statutory language in Mich. Comp. Laws § 750.145d.

2 Total Citations

Neutral: 2

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11 

### ◆ Jefferson v. Hudgens

Cases | Eastern Dist. Mo. | March 28, 2019 | 2019 U.S. Dist. LEXIS 52718

Discussion Level  Cited

Parallel Cites: 2019 WL 1410522

12 

### ◆ United States v. Hatfield

Cases | Eastern Dist. N.Y. | June 2, 2015 | 2015 U.S. Dist. LEXIS 71205

Discussion Level  Cited

Parallel Cites: 2015 WL 3476927

13 

### ◆ United States v. Condon

Cases | Dist. N.D. | October 16, 2012 | 2012 U.S. Dist. LEXIS 194217

Discussion Level  Cited

14 

### Ⓐ United States v. Lutz

Cases | 4th Cir. Md. | January 29, 2003 | 56 Fed. Appx. 133

Discussion Level  Cited

Parallel Cites: 2003 U.S. App. LEXIS 1408

15 

### Ⓐ Galvin v. Kelley

Cases | Eastern Dist. Ark. | February 20, 2019 | 2019 U.S. Dist. LEXIS 26314

Discussion Level  Cited

16 □

### **A United States v. Smith**

Cases | Western Dist. La. | February 14, 2019 | 2019 U.S. Dist. LEXIS 24800

Discussion Level — Cited



17 □

### **A Whitely v. Cal. Dep't of Corr. & Rehab.**

Cases | Central Dist. Cal. | February 7, 2019 | 2019 U.S. Dist. LEXIS 21057

Discussion Level — Cited

Parallel Cites: 2019 WL 498512



18 □

### **A Wheeler v. Jackson Nat'l Life Ins. Co.**

Cases | Middle Dist. Tenn. | December 2, 2015 | 2015 U.S. Dist. LEXIS 162408

Discussion Level — Cited

Parallel Cites: 2015 WL 7776916



19 □

### **A Schreiner v. Hodge**

Cases | Dist. Kan. | November 25, 2015 | 2015 U.S. Dist. LEXIS 159215

Discussion Level — Cited

Parallel Cites: 2015 WL 7574755



20 □

### **A Valdez v. Boston Sci. Corp. (In re Boston Sci. Corp. Pelvic Repair Sys. Prods. Liab. Litig.)**

Cases | Southern Dist. W. Va. | May 9, 2018 | 2018 U.S. Dist. LEXIS 78231

Discussion Level — Cited

Parallel Cites: 2018 WL 2182696



21 □

### **A Meredith v. Stein**

Cases | Eastern Dist. N.C. | May 2, 2018 | 2018 U.S. Dist. LEXIS 74214

Discussion Level — Cited

Parallel Cites: 2018 WL 2050143



22 □

### **A Shealy v. City of Rock Hill**

Cases | Dist. S.C. | April 4, 2018 | 2018 U.S. Dist. LEXIS 57219

Discussion Level — Cited

Parallel Cites: 2018 WL 1626677



23 □

### O'Keefe v. Friedman & Friedman, Ltd.

Cases | Dist. N.J. | March 29, 2018 | 2018 U.S. Dist. LEXIS 54303

Discussion Level  Cited

Parallel Cites: 2018 WL 1535234

24 □

### FDIC v. Brudnicki

Cases | Northern Dist. Fla. | July 16, 2013 | 2013 U.S. Dist. LEXIS 194554

Discussion Level  Cited

25 □

### United States v. Flick

Cases | Southern Dist. Ind. | February 28, 2019 | 2019 U.S. Dist. LEXIS 31742

Discussion Level  Cited

Parallel Cites: 2019 WL 981642

26 □

### Bethany Lutheran Home, Inc. v. Rehabcare Grp. East, Inc.

Cases | Southern Dist. Iowa | December 15, 2014 | 2014 U.S. Dist. LEXIS 194455

Discussion Level  Cited

**OVERVIEW:** Defendant's motion to compel was denied because, by bringing suit against defendant, plaintiff had not waived its attorney-client privilege where reliance upon advice of counsel was not at the very core of plaintiff's assertion that it negotiated a good faith, reasonable settlement.

27 □

### Harrington v. City of Lancaster

3d Cir. | 2010 | 578 F.3d 412, 419

Here is the closest citation we found:

### Lindsay v. Yates

Cases | 6th Cir. Ohio | August 21, 2009 | 578 F.3d 407

Parallel Cites: 2009 U.S. App. LEXIS 18849 | 2009 FED App. 301P (6th Cir.) | 2009 FED App. 0301P (6th Cir.)

**OVERVIEW:** Potential buyers alleging housing discrimination were not required to show the property had not "remained available" after the contract was terminated since termination of the contract two days after the owners discovered the buyers were African Americans was additional evidence to infer discrimination; summary judgment to the owners was reversed.

28 □

! This citation could not be verified ⓘ

## Dietrich v. City of Reading

3d Cir. | 2009 | 571 F.3d 504, 510

Here is the closest citation we found:

### ▲ Kramer v. Paul Revere Life Ins. Co.

Cases | 6th Cir. Mich. | April 8, 2009 | 571 F.3d 499

Parallel Cites: 2009 U.S. App. LEXIS 7387 | 2009 FED App. 267N (6th Cir.) | 2009 FED App. 0267N (6th Cir.)

**OVERVIEW:** In claimant's ERISA action, district court erred in determining that an insurance company's decision to terminate long-term disability benefits was not arbitrary and capricious after the district court determined on de novo review that the evidence established total disability under virtually identical terms of another insurance company's policy.

29 □

! This citation could not be verified ⓘ

## McTernan v. City of York

3d Cir. | 2009 | 546 F.3d 636, 646

Here is the closest citation we found:

### ▣ Vaught v. Scottsdale Healthcare Corp. Health Plan

Cases | 9th Cir. Ariz. | September 29, 2008 | 546 F.3d 620

Parallel Cites: 2008 U.S. App. LEXIS 20918 | 44 Employee Benefits Cas. (BNA) 2786

**OVERVIEW:** Claimant under health benefit plan effectively exhausted remedies for purposes of claim against plan under 29 U.S.C.S. § 1132(a) of ERISA; claimant was not required to provide substantive basis because assertion of procedural errors was sufficient to invoke internal review process. Claim under § 1132(c) failed because plan was not proper defendant.

30 □

! This citation could not be verified ⓘ

## United States Supreme Court's decision in Ashcroft v. Iqbal

2009 | 556 U.S. 686

Here is the closest citation we found:

### ▲ Ashcroft v. Iqbal

Cases | U.S. | May 18, 2009 | 556 U.S. 662

Parallel Cites: 129 S.Ct. 1937 | 173 L.Ed.2d 868 | 2009 U.S. LEXIS 3472 | 77 U.S.L.W.4387 | 21 Fla. L. Weekly Fed. S.853 | 73 Fed. R. Serv. 3d (Callaghan) 837 | 2009-2 Trade Cas. (CCH) P76785

**OVERVIEW:** A detainee who was designated a person "of high interest" to the September 11 investigation had his claims against a former U.S. Attorney General and the Director of the Federal Bureau of Investigation dismissed because his complaint did not make his claims of invidious discrimination plausible as required by Fed. R. Civ. P. 8(a)(2).

31 □

**This citation could not be verified** ⓘ**United States Supreme Court's decision in Ashcroft v. Iqbal**

2009 | 558 U.S. 662

Here is the closest citation we found:

**Citizens United v. FEC**

Cases | U.S. | January 21, 2010 | 558 U.S. 310

Parallel Cites: 130 S.Ct. 876 | 175 L.Ed.2d 753 | 2010 U.S.LEXIS 766 | 78 U.S.L.W.4078 | 22

Fla. L. Weekly Fed. S. 73 | 187 L.R.R.M. (BNA) 2961 | 159 Lab. Cas. (CCH) P10166

**OVERVIEW:** Ban under 2 U.S.C.S. § 441b on corporate independent expenditures for electioneering communications violated the First Amendment, as political speech could not be suppressed on the basis of the speaker's corporate identity. Disclaimer and disclosure provisions under 2 U.S.C.S. §§ 434 and 441d were valid as applied to a film about a candidate.

32 □

**This citation could not be verified** ⓘ**Bell Atlantic Corp. v. Twombly**

2007 | 552 U.S. 544, 557

Here is the closest citation we found:

**Medellin v. Texas**

Cases | U.S. | March 25, 2008 | 552 U.S. 491

Parallel Cites: 128 S.Ct. 1346 | 170 L.Ed.2d 190 | 2008 U.S.LEXIS 2912 | 76 U.S.L.W.4143 | 21

Fla. L. Weekly Fed. S 126 | 2008-1 U.S. Tax Cas. (CCH) P50242

**OVERVIEW:** International Court of Justice decision that a violation of the Vienna Convention on Consular Relations, Apr. 24, 1963, 21 U.S.T. 77, 596 U.N.T.S. 261, entitled a state inmate to reconsideration of his conviction was not directly enforceable, nor could the President unilaterally give the decision domestic effect.

33 □

**This citation could not be verified** ⓘ**2019 U.S. Dist. LEXIS 24805**

E.D. Pa. | 2019 | 2019 U.S. Dist. LEXIS 24805

34 □

**This citation could not be verified** ⓘ**Delgado v. Nationwide Insurance Company**

Pa. Super. | 2004 | 865 A.2d 498

Here is the closest citation we found:

**Zirinsky v. Zirinsky**

Cases | Conn. App. Ct. | February 8, 2005 | 87 Conn. App. 257

Parallel Cites: 865 A.2d 488 | 2005 Conn. App. LEXIS 49

**OVERVIEW:** By granting the ex-wife's motion to strike the postjudgment motion for modification, the rules of practice were not followed. Thus, the court improperly granted the motion to strike the postjudgment motion for modification.

35 □

! This citation could not be verified ⓘ  
**Brown v. Progressive Insurance Company**

Pa.Super. | 2004 | 680 A.2d 493

Here is the closest citation we found:

▲ **North River Ins. Co. v. Mayor & City Council of Baltimore**

Cases | Md. | August 1, 1996 | 343 Md. 34

Parallel Cites: 680 A.2d 480 | 1996 Md. LEXIS 77

**OVERVIEW:** A trial court erroneously entered default judgments against two insurance companies as sanctions for discovery violations. The appellate court found the trial court failed to address certain confidentiality issues raised by the insurers.

36 □

! This citation could not be verified ⓘ  
**Mitchell v. Geico Ins. Co.**

Pa.Super. | 2010 | 991 A.2d 804

Here is the closest citation we found:

◆ **Camden Nat'l Bank v. S.S. Navigation Co.**

Cases | Me. | April 1, 2010 | 2010 ME 29

Parallel Cites: 991 A.2d 800 | 2010 Me. LEXIS 30

**OVERVIEW:** As attorney's agreement with debtor provided that his contingent fee would be based on collection of judgment or settlement and paid from funds received in trust, and as total jury award was never collected or received in trust, attorney was entitled to amount owed to debtor after bank's foreclosure claims were set off against debtor's jury award.

37 □

! This citation could not be verified ⓘ  
**Johnson v. Progressive Ins. Co.**

Pa.Super. | 2009 | 978 A.2d 781

Here is the closest citation we found:

▲ **CSX Transp., Inc. v. Bickerstaff**

Cases | Md. Ct. Spec. App. | August 26, 2009 | 187 Md. App. 187

Parallel Cites: 978 A.2d 760 | 2009 Md. App. LEXIS 130

**OVERVIEW:** In FELA case, error in allowing employees' counsel to conduct demonstration using ballast was harmless given railroad's introduction of video showing person rolling foot and tripping on ballast. Refusal to allow jury to apportion damages among railroad's negligence, employees' contributory negligence, and other causes prejudiced railroad's case.

38 □

! This citation could not be verified ⓘ  
**Sullivan v. State Farm Mut. Auto Ins. Co.**

3d Cir. | 2012 | 61 Fed. Appx. 227, 230

Here is the closest citation we found:

▲ **Laurence Wolf Capital Mgmt. Trust v. City of Ferndale**

Cases | 6th Cir. Mich. | April 10, 2003 | 61 Fed. Appx. 204

Parallel Cites: 2003 U.S. App. LEXIS 7049

**OVERVIEW:** City's board of zoning appeals erred by denying wireless carrier's variance application to place wireless communication antenna on building's roof because request was a nonuse variance and carrier satisfied the practical difficulties standard.

39 □

! This citation could not be verified ⓘ  
**Smith v. State Farm Mut. Auto Ins. Co.**

3d Cir. | 2012 | 65 Fed. Appx. 133, 136

Here is the closest citation we found:

❶ **Saumur v. Robles**

Cases | 9th Cir. Cal. | May 8, 2003 | 65 Fed. Appx. 132

Parallel Cites: 2003 U.S. App. LEXIS 8730

**OVERVIEW:** In a § 1983 action, the facts failed to demonstrate that an affidavit supporting the issuance of a search warrant would not have supported probable cause had alleged omissions been included, and thus the warrant was supported by probable cause.

40 □

! This citation could not be verified ⓘ  
**Atiyeh v. National Fire Ins. Co. of Hartford**

E.D. Pa. | 2010 | 724 F. Supp. 2d 591

Here is the closest citation we found:

Ⓐ **United States v. Divine**

Cases | Western Dist. Va. | July 20, 2010 | 724 F. Supp. 2d 590

Parallel Cites: 2010 U.S. Dist. LEXIS 72675

**OVERVIEW:** The government's request for restitution was denied because the government presented no evidence tending to support the proposition that the Virginia Department of Medical Assistance Services suffered any actual loss, much less supporting a calculation of actual loss.

41 □

! This citation could not be verified ⓘ  
**2017 U.S. Dist. LEXIS 93763**

E.D. Pa. | 2017 | 2017 U.S. Dist. LEXIS 93763

! This citation could not be verified ⓘ

42 □

## 2019 U.S. Dist. LEXIS 19860

E.D. Pa. | 2019 | 2019 U.S. Dist. LEXIS 19860

! This citation could not be verified ⓘ

43 □

## 2015 U.S. Dist. LEXIS 69813

E.D. Pa. | 2015 | 2015 U.S. Dist. LEXIS 69813

! This citation could not be verified ⓘ

44 □

## Zagorski v. Provident Life & Accident Ins. Co. of Am.

M.D. Pa. | 2009 | 674 F. Supp. 2d 718

Here is the closest citation we found:

### ▲ Ervin v. Cont'l Conveyor & Equip. Co.

Cases | Dist. S.C. | July 23, 2009 | 674 F. Supp. 2d 709

Parallel Cites: 2009 U.S. Dist. LEXIS 122416

**OVERVIEW:** Plaintiff's personal injury suit for the loss of an arm while using a conveyor system at work was not barred by the South Carolina Statute of Repose, S.C. Code Ann. § 15-3-640, because the conveyor system was not a permanent improvement to real estate, even though it was bolted down, since it had been disassembled and moved to its present location.

! This citation could not be verified ⓘ

45 □

## Zaloga v. Provident Life & Accident Ins. Co. of Am.

M.D. Pa. | 2009 | 617 F. Supp. 2d 623

Here is the closest citation we found:

### ● Cvijetinovic v. Eberlin

Cases | Northern Dist. Ohio | March 31, 2008 | 617 F. Supp. 2d 620

Parallel Cites: 2008 U.S. Dist. LEXIS 26483

**OVERVIEW:** Where a habeas petitioner alleged that his Sixth and Fourteenth Amendment rights under Blakely were violated when he was sentenced to more than a minimum sentence based on judicial fact-finding, the petitioner showed cause for excusing procedural default because Blakely was decided after the state supreme court dismissed his direct appeal.

This citation could not be verified [①](#)

46 □

## Zaloga v. Provident Life & Accident Ins. Co. of Am.

M.D. Pa. | 2009 | 671 F.Supp. 2d 632

Here is the closest citation we found:

### Zaloga v. Provident Life & Accident Ins. Co. of Am.

Cases | Middle Dist. Pa. | November 24, 2009 | 671 F.Supp. 2d 623

Parallel Cites: 2009 U.S. Dist. LEXIS 109648

**OVERVIEW:** Insurance companies' motion to dismiss the insured's claim for violations of the Pennsylvania Unfair Trade Practices and Consumer Protection Law, 73 Pa. Stat. Ann. §§ 201-1 to 201-9.3 was denied because the facts alleged by the insured injected the question of the propriety of the insurance companies' behavior in performing their duty.

This citation could not be verified [①](#)

47 □

## 2012 U.S. Dist. LEXIS 190986

E.D. Pa. | June 27, 2012 | 2012 U.S. Dist. LEXIS 190986

## 553 U.S. 218

Cases | 2008 | 553 U.S. 218

Discussion Level Cited

**OVERVIEW:** The application of Indiana's Senate Enrolled Act No. 483 requiring citizens voting in person to present government-issued photo identification to the vast majority of Indiana voters was amply justified by the valid interest in protecting the integrity and reliability of the electoral process.

## Coleman v. Prudential Ins. Co. of Am.

Cases | Western Dist. Ark. | February 14, 2018 | 2018 U.S. Dist. LEXIS 24085

Discussion Level Cited

Parallel Cites: 2018 WL 889233

Table of cases citation [①](#)

50 □

## 182 N.J. 1

Cases | Pa. Super. | 2004 | 182 N.J. 1

Discussion Level Cited

Parallel Cites: 860 A.2d 435 | 2004 N.J. LEXIS 1261 | 860 A.2d 435 | 2004 N.J. LEXIS 1260

## Virgil E. Brown Ins. v. Progressive Bus. Funding, Inc.

Cases | Southern Dist. Cal. | March 26, 2019 | 2019 U.S. Dist. LEXIS 50845

Discussion Level Cited

Parallel Cites: 2019 WL 1367816

52 □

## Benion v. Drinkert

Cases | Eastern Dist. Mich. | February 25, 2019 | 2019 U.S. Dist. LEXIS 28914

Discussion Level — Cited

Parallel Cites: 2019 WL 918393

53 □

Table of cases citation ⓘ

## 748 F. Supp. 2d 610

Cases | E.D. Pa. | 2010 | 748 F. Supp. 2d 610

Discussion Level — Cited

Parallel Cites: 2010 U.S. Dist. LEXIS 102668 | 2010 U.S. Dist. LEXIS 102661

54 □

Table of cases citation ⓘ

## 742 F. Supp. 2d 501

Cases | E.D. Pa. | 2010 | 742 F. Supp. 2d 501

Discussion Level — Cited

Parallel Cites: 2010 U.S. Dist. LEXIS 98671 | 110 Fair Empl. Prac. Cas. (BNA) 644 | 2010 U.S. Dist. LEXIS 142522



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