CASEBOOK**CONNECT**



Welcome to CasebookConnect. This guide will walk you through what's included in your Connected Casebook.

Dashboard



View your redeemed titles, pin titles you use most frequently, and redeem new access codes all in the same place.

Filter your bookshelf view by searching titles, authors, or course areas. Search across all book content using the search bar above the bookshelf.

Explore all that CasebookConnect has to offer, like exclusive deals on the latest products and tailored solutions for your success.

Reading your E-book

V Chapter 8: Discovery



Select text to reveal six highlighter colors. To annotate, click Note. Review your work in Notes and Highlights under the Settings menu.

d Edition			Q ✿ Ξ	2
	pros	secutors		
concerne about witness	SE	ARCH BY SECTION	SEARCH BY PAGE	
Amendment privilege br's right to reciprocal	. 872 Chap PROI 8 res	ter 1: INTRODUCTION 1 CEDURE ults found >	FO CRIMINAL	-
o think of its two primary statutory. These rules	Chap 15 re	ter 6: INITIATING PROS sults found >	ECUTION	1
rosecutor must disclose nce the prosecution will y discovery also covers	Chap 10 re	ter 12: TRIAL sults found >		
, such as the obligation vidence the defense will	Chap	ter 10: SPEEDY TRIAL F	RIGHTS	

Click the search icon to find any word or phrase in your textbook quickly and easily. Organize your search results by book section or page.

Chapter 8: Discovery	PAGE 872 / 1488
The Constitution of the United States	Ĩ
Chapter 1: Introduction to Criminal Procedure	
Chapter 2: Searches and Seizures	
Chapter 3: The Exclusionary Rule	
Chapter 4: Police Interrogation and the Privilege Against Self-Incrimination	
Chapter 5: Identification Procedures	
Chapter 6: Initiating Prosecution	
Chapter 7: Bail and Pretrial Release	
Chapter 8: Discovery	
Chapter 9: Plea Bargaining and Guilty Pleas	
Chapter 10: Speedy Trial Rights	
Chapter 11: Right to Counsel	
Chapter 12: Trial	
Chapter 13: Sentencing	
Chapter 14: Double Jeopardy	
Chapter 15: Habees Corpus	

Navigate to any page of your textbook simply by entering the page number above the book text or by using the Table of Contents.

Study Center

Read topical explanations from some of Aspen Publishing's best study guides or learn from law professors and lawyers as they break down the concepts of your textbook in an easy-to-understand video format.

Assess yourself with a variety of question types and track your progress with indicators that show your strengths and weaknesses. On self-assessment questions, be sure to choose the thumbs up or thumbs down button to track your results.

Leaseholds Be able to identify leasehold te and tenancy at sufferance. Learn Veractice	nancies, including: term of ye	ears; periodic tenancy; tenancy at will;	21 questions 29% correct 10% incorrect 61% unanswered
MULTIPLE CHOICE	FLASH CARDS 10 questions	SHORT ANSWER 5 guestions	
17% correct 17% incorrect 66% unanswered	40% correct 10% incorrect 50% unanswered	20% correct 0% incorrect 80% unanswered	

Study Center materials typically come from one or more of Aspen Publishing's top study aids, including *Examples* & *Explanations, Glannon Guides, Emanuel Law Outlines, Emanuel Law in a Flash,* and more. The content is selected and maintained exclusively by Aspen Publishing and a team of professor reviewers and editors, not by the authors of your casebook.

CASEBOOK**CONNECT**



Briefing Cases

CASE TEXT 🗸			
Fourth Amen to privacy."	dment cannot be translated into a ger That Amendment protects individual	neral constitutional "right privacy against certain	_
kinds of gov have nothing	ernmental intrusion, but its protection	ns go further, and often	- 1
protect pers protection c	Brief	et alone by	- 1
other peopl	Select Label	ery life, left	
Recause of	Nature of Case	the parties	
have attach		telephone	_
booth from strenuously		itioner has	
The Govern		ot. But this	
"constitutior		esented by	
this case. Fo person know	or the Fourth Amendment protects per ingly exposes to the public, even in hi	ople, not places. What a is own home or office, is	

View and create notes and highlights within the case text. Highlighter labels can be customized and reordered in your case brief settings to fit your needs.

Fourth Amendment		
The Fourth Amendm	nent requires adherence to judicial processes	
		11
acts		
he parties have attact	hed great significance to the characterization of the	

Under the Cases tab, view your case brief side-by-side with the case excerpt from your book. Add and remove excerpts from your brief or expand upon your notes in the open text fields.

. 347 (1967)			
~		MY BRIEF 🗸	0 0
a toolth once which is have paced the control have the benoticing of the control of paced the control have the monitory of the control of	•	Pourth Annandment The Fourth Annandment requirement Facts the particle have attached preat simplicity active attached pre- sent simplicity active atta	itres atfluerence to judicial processes

Navigate to any case in your book from the Cases Menu or search option, and export your case brief as a Microsoft Word document for offline access.

+ New Note		Chapter 12: Trial
My Notes	Book Notes	
Chapter 5: Identification Procedures		Updated April 16, 2020 Dir. 19 PM Export
Chapter 6: Initiating Prosecution		A. TRIAL BY JURY
Charter 7: Ball and Dottial Release		1. Role of the Jury
		Article III, section 2, clause 3 provides that [t]he trial of all Crimes, except in Cases of Impeachment, shall be by Jury." The Constitution addresses the right to a jury again in the Soth Amendment, providing that "{in all criminal prosecutions, the accused
Chapter 8: Discovery Updated April 15, 2020		smarenge the right to a speedy and public that, by an impartial jury of the State and district wherein the crime shall have been committed."
Chapter 5: Plea Bargaining and Guilt	y Pleas	DUNCAN v. LOUISIANA
Chapter 10: Speedy Trial Rights		Under Louisiana law simple battery is a misdemeanor, punishable by a maximum of two years' imprisonment and a \$300 fine.
Chapter 11: Right to Counsel		Holding and Decision Appellant was convicted and sentenced to serve 60 days in the parish prison and pay a fine of \$150.
		Holding and Decision
Chapter 12: Trial Updated April 16, 2020		The this page concluded that the same had proved beyond a reasonable doubt that puncer had commised simple bearry, and round him guilty.
Chapter 13: Sentencing		2. When Is There a Right to a Jury Trial?
Chapter 14: Double Jeopardy		The Coart explained in Duncan that the definition has the right to a jury teal in all but popy" offenses. Although the Duncan Coart dation of expressly draw the line between series and petry definitions, it suggested that, if the possible sentence for a crime is more than six months, the legislature in their jurisdiction has implicitly indicated that the offense is sufficiently series to crime in the normality insure threads the use of luines.
Charles 15 Holess Corner		

Outline Tool

View all your casebook notes and highlights at a glance, organized in an easy-to-read outline format.

Get your thoughts down in writing using robust text tools to create notes and study guides in My Notes.

Export your written notes and casebook outline as a Microsoft Word document to edit your course outline and study for your exams.

News Feed

Check the News feed regularly for the latest legal news in your course area.

Ciliniar Frocedure Hewa	00101011100000	
strict LINEM WINGROUTELLENT Offensel That Coverage Dear Our Beforved Wild About That Users Dear Our Beiver Wild About That Users, We have been honored to be your go to place for all things happening in the	Screep Entrony 20 September - Net estate" What FedNow means for faster payments in the US	
countoom for the part seven years. However, it is extremely hard to bring the countoom to your door when many counts around the ocurrity are only operating on a limited basis and Read More	errors at a real 20 Septe 1855 - 'teal exister' Got a Mass Tort Case? Tips for Getting Started	
United servi WWAChtfall on Linkel Chines That Coverge To Anderment Bassis historic restrictions and virus outbreak The Links Basse impresent advance, were restrictions as Aventures grang soil hys.dx, exc 1 willion pregers in the ave The Links Basse impresent advance, were restrictions as a Aventures grang soil hys.dx, exc 1 willion pregers in the avenue Net everyone was achieving to the competitives, however. On the same day that the Tump adventisedam, "was Libre	Innus La SHA O San 185 - "Hei calar" What Tax Filings and Payment Deadlines Have Been Extended by the IRS and the Visjinia Department of Taxation?	
SWEDGE LINA WWOOLSKE CON LANC OFFINIS THE COMING COLIT grants have that latter cop says Scmals bind to le MADUCH, MA, JAYI — A Minneste ner of Danal descer the use convicted of opening fire on other Sansib will get a new table are another improper hystific that Sansib sho le ls to jolica Wisconsin appeals court rule Turssay, Annel 1	service Er terror TacPat Bag Bird-Pollan And Ehrke-Rabel Present Tax Papers Online Today At Indiana	
Farah Hitsi was charged with multiple counts of altempted homidate and recidensity endargering Read More	General III 24 Mu VD Supra 1955 - "Haal estato"	



Class Insights

Analyze your Chapter/Topic Results, Question Results, and Study Dashboard statistics based on your performance in the Study Center.

If your professor set up a class, enroll by entering your provided class code or by selecting your professor or class name.

Once you enroll in a class, access the class comparison results to see how you stack up to your classmates' Study Center performance.

Resources

Resources is an optional area for your textbook authors to provide supplemental online materials if available.

Welcome		Spite Fence
Acquisition	~	The following cases give a general background on the topic of spile fences (all links will require a
Futuro Interesta	~	Westlaw subscription): Sundowner, Inc. v. King, 509 P.2d 785
Co.ownenship	~	Case establishing the American rule cited by later cases: "Under the modern American rule, howev one may not erect a structure for the sole purpose of annoying his neighbor. Many courts hold that solide fonce which serves no useful numbers may not relies to an action for both bilandhore relief and
Leastholds		damages."
Transfers of Land	~	Haugen v. Kottas, 2001 MT 274 Montana case recognizing a right to equitable relief as well as damages for spite fences.
Nuisance	^	Dowdell v. Bioornguist, 847 A.2d 827 This poetic opinion finds that trees can qualify as spite fences.
Boomer v. Atlantic Cement Co.		Gentz v. Estes, 879 N.E.2d 617
Spar Industries, Inc. x. Del E. Webb Development Co.		Frence, the determinants were notice to have a spite tence despite naming a valid permit to durat the fence. The neighbors had apparently never enclosed the fence and used a PA system to announce obscene messages to their neighbors' children. The fence fixed had signs warning away treasasse
Spite Fence		as well as protruding nails.

For more information, visit https://support.aspenpublishing.com