

NAACP Legal Defense and Educational Fund

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Collection Summary

Title: NAACP Legal Defense and Educational Fund Records

Span Dates: 1915-1968

Bulk Dates: (bulk 1940-1960)

ID No.: MSS65570

Creator: NAACP Legal Defense and Educational Fund

Extent: 80,000 items ; 264 containers plus 55 restricted plus 12 oversize ; 132 linear feet

Language: Collection material in English

Location: Manuscript Division, Library of Congress, Washington, D.C.

Summary: Records documenting the NAACP's legal program through the mid-1960s and its coordinated attack on legal segregation and racial discrimination waged in state, federal and supreme courts. Includes administrative records, conference agenda, reports, committee files, correspondence and memoranda, notes, printed material, and legal case files.

Selected Search Terms

The following terms have been used to index the description of this collection in the Library's online catalog. They are grouped by name of person or organization, by subject or location, and by occupation and listed alphabetically therein.

Organizations

NAACP Legal Defense and Educational Fund.

Subjects

African Americans--Civil rights.

African Americans--Education.

African Americans--Legal status, laws, etc.

Civil rights movements--United States.

Civil rights--United States.

Education--United States.

Race discrimination--Law and legislation--United States.

Administrative Information

Provenance

The records of the NAACP Legal Defense and Educational Fund were deposited in the Library of Congress in 1980 and converted to a gift in 1988. Additional materials were given from 1988 to 1993.

Copyright Status

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Access and Restrictions

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Preferred Citation

Researchers wishing to cite this collection should include the following information: Container number, NAACP Legal Defense and Educational Fund Records, Manuscript Division, Library of Congress, Washington, D.C.

Organizational History

<i>Date</i>	<i>Event</i>
1910	NAACP undertook its first major legal case
1935	Charles H. Houston retained as special counsel to initiate legal program
1936	Thurgood Marshall named NAACP assistant special counsel
1938	Charles H. Houston resigned as special counsel; Thurgood Marshall named to replace him
1939	NAACP Legal Defense and Educational Fund established by NAACP board of directors
1940	Thurgood Marshall named NAACP Legal Defense and Educational Fund executive director
1944	Robert L. Carter appointed NAACP assistant special counsel
1948	Constance Baker Motley appointed assistant special counsel, NAACP Legal Defense and Educational Fund
1949	Jack Greenberg appointed assistant special counsel, NAACP Legal Defense and Educational Fund
1952	Office moved from NAACP headquarters to 107 West 43rd Street, New York City, N.Y.
1954-1955	<i>Brown v. Board of Education</i> decisions
1956	Interlocking board of directors abolished Thurgood Marshall resigned as NAACP special counsel Robert Carter resigned from Legal Defense Fund position and is named NAACP general counsel
1958	Office moved to 10 Columbus Circle, New York, N.Y.
1961	Thurgood Marshall resigned as executive director
1961-1984	Jack Greenberg, executive director
1984-1993	Julius Chambers, executive director
1993-2004	Elaine Jones, executive director
2004-2008	Ted Shaw, executive director
2008-2012	John Payton, executive director
2012-	Sherrilyn Ifill, executive director

Scope and Content Note

The records of the NAACP Legal Defense and Educational Fund span the years 1915-1968, with the bulk of the material ranging from 1940 to 1960. Consisting of an [Office File](#), [Subject File](#), [Legal Case File](#), [Restricted](#) series, and [Oversize](#), these records document the work and procedures of the organization as it combated racial discrimination against African

Americans during an era of legal segregation. The fund waged its battle against discrimination in the nation's courts, and in so doing, initiated a public interest legal practice that was unprecedented in American jurisprudence.

This collection is inextricably linked to the records of its parent organization, the National Association for the Advancement of Colored People (NAACP), and a full account of most issues will require readers to consult both collections. The relationship between the two entities is documented in the [Office File](#) of the NAACP Legal Defense and Educational Fund records. Furthermore, the Office File documents the complex organizational and administrative decisions that set the course for the NAACP's legal program during the crucial middle years of the twentieth century. During its first few decades, the NAACP's legal work was often done on an unpaid and voluntary basis. Later, guided by a board of directors and the recommendations of a 1931 report on legal strategy by Nathan Margold, the NAACP began mapping out an ambitious legal program to seek equal justice, full citizenship rights, and an end to racial segregation. It was clear that this legal program required a paid staff and solid funding. The NAACP Legal Defense and Educational Fund, Inc., was formed as a membership corporation in 1939 to take advantage of tax exemptions available to nonprofit, nonpolitical charitable organizations, a tax status that had been denied to the NAACP by the Internal Revenue Service. Commonly known as the "Legal Defense Fund," the "Inc. Fund," or simply "the Fund," its purpose was to obtain income for the NAACP legal program.

In 1940 the U.S. Treasury Department granted tax-exempt nonprofit status to the NAACP Legal Defense and Educational Fund, Inc. Thurgood Marshall was named director of the fund and, concurrently, special counsel to the NAACP. The executive secretary of the NAACP was appointed to the board of directors for the fund. Budgets for the two operations were to remain separate. However, the interlocking boards of directors and shared office space at the NAACP headquarters in New York City meant that the separation was little more than a technicality.

By the early 1950s, the fund was outgrowing its office space and its subsidiary role. The Internal Revenue Service continually questioned the fund's tax-exempt status, since the NAACP and the fund were operated by the same people out of the same office. Reasoning that a move would placate the IRS and ease the crowding, the Legal Defense Fund moved its offices in December 1952. At the time of the move, the staff included Thurgood Marshall, five attorneys, a research assistant, a field worker, a fund-raiser and secretarial and clerical personnel. The Legal Defense Fund staff took a number of NAACP files which it had been reviewing, such as those concerning Josephine Baker's treatment at the Stork Club in New York City, and files pertaining to the Detroit riot of 1943. These records were incorporated into the fund's records and can now be located in the [Subject File](#). Confusion as to which documents belonged where continued to plague both organizations. A courier system was established to exchange mail and other documents twice a day, a necessary expedient since many legal matters were addressed to the NAACP for years to come.

To protect itself and the legal program against charges of stirring up lawsuits, and especially to shield lawyers from disbarment who were associated with its cases, the fund established new procedures in handling litigation. After 1955 it only took cases of indigent African Americans who had been denied a civil or constitution right solely because of race or color and who personally or through their attorneys or immediate family requested the assistance of the Legal Defense Fund. No longer did the fund work at the behest of branch or national officers of the NAACP.

Unlike the NAACP, the Legal Defense Fund did not have branches, but retained services of regional lawyers in California, Virginia, Washington, D.C., Louisiana, and Texas typically to handle cases in federal courts. It also paid and supervised local attorneys who conducted litigation in state courts. Records concerning these attorneys are in the [Office File](#).

Success in court brought intense scrutiny. After the interlocking boards of directors became an issue, the boards of the NAACP and the Legal Defense Fund agreed to separate in late 1956. Marshall became the director of the fund and relinquished his title as special counsel to the NAACP. An office of NAACP General Counsel was created to which Robert Carter was named, bringing an end to Carter's association with the fund. The legal program, in effect, was transferred from the NAACP to the Legal Defense Fund in 1956. When its lease ended in 1957, the fund moved again and opened its new offices in January 1958. This move signaled a break with the parent organization, one that did not cause too much concern so long as Marshall remained director. When he left in 1961 to become a federal judge, the question of the relationship between the two organizations was reconsidered.

Jack Greenberg succeeded Marshall as director of the fund in 1962. Thereafter, the NAACP reestablished its own legal department under the direction of Robert Carter. However, until the mid-1960s, litigation undertaken in the name of the NAACP was handled by Legal Defense Fund lawyers, and documentation of such action is located in the Legal Defense

Fund records. The records in the [Office File](#) thus represent a period of transition for the NAACP and for the Legal Defense Fund.

The legal program of the NAACP is documented in the [Subject File](#) as well as the [Legal Case File](#). Any matter not in the form of a legal proceeding is filed as a subject. Thus, "crime," "soldier troubles," and "veteran's complaints" contain many requests for aid along with nonlegal documents concerning specific cases. Similarly, broad areas of civil rights violations are documented under "armed forces," "discrimination," "housing," "labor," "schools," "transportation" and "voter registration."

The [Legal Case File](#) documents cases handled by the fund in its coordinated attack aimed at laws or practices of racial discrimination which limited or prohibited access to education, property, and the political process; or laws which excluded or imposed special restriction on racial groups in domestic relations, criminal law, public accommodations and services, and elsewhere. The strategy was to initiate or counter an interrelated set of cases which would cumulatively bring an end to racial segregation and discrimination.

Cases are filed alphabetically by title in keeping with the original order as established by the Legal Defense Fund. Material within the file is arranged to reflect the development of each case. The emphasis is on chronology and on the progression from unofficial, incomplete, and related material to the official records and the summarized presentations. Therefore, *correspondence* which is not part of the court record is filed first. *Background material* is next and comprises a working file of memoranda, notes, data, reports, and drafts. *Legal documents* are the official documents transmitted to and from the court during legal proceedings. Legal documents can include the following: affidavits, briefs, correspondence, depositions, exhibits, finding of facts, judgments, memoranda, motions, notices, opinions, orders, interrogatories and answers to interrogatories, and trial transcripts. Documents are arranged chronologically or by document type if bulk necessitates, as with some transcript and exhibit books. At case closing, or for particular presentations, various actions and decisions were published in an edited and condensed form and are designated as *printed case records*.

Occasionally, the case file will include records of litigation from a lower court, counter actions, or related records in test cases. These records are designated *related cases* and cited thereunder. Related cases are cited by title and may include all of the record types as found in the main case file.

A parenthetical note indicates the general category for the case and the location by state of the proceedings. Cases litigated up to the mid-1960s can be grouped into the following broad categories: armed forces, civil rights protest demonstrations, criminal proceedings, domestic relations, education, elections, housing and real property, labor, public accommodations, recreational facilities, and transportation. See the index appended to the register for a description of these categories and a listing of cases by category and state.

Over 450 cases are represented in the [Legal Case File](#) and education cases comprise the largest category. *Brown vs. Board of Education* is the fund's landmark case, the case that ended racial segregation in the public schools, and yet case files for *Brown* are not included in this series. They are preserved among the records of the NAACP along with those of other important education cases decided by the Supreme Court including *State of Missouri ex rel. Gaines v. Canada* (1938), *Sipuel v. Board of Regents of the University of Oklahoma* (1948), *Painter v. Sweatt* (1950), and *McLaurin v. Oklahoma State Regents* (1950). However, records related to the *Brown* case can be found in the other series in this collection. The Supreme Court took up the school segregation cases consolidated under *Brown* in the spring term of 1953. Unable to reach a decision, the justices requested that both sides address five questions and reargue the case in the fall term. Records pertaining to the reargument are in the [Office File](#), particularly the extensive records of the Committee on Historical Development. The Court decided the case in May 1954; segregation was ruled to be unconstitutional. But questions remained concerning implementation of the ruling. The court again asked the litigants to argue the case for implementation in what is commonly referred to as *Brown II*. The Legal Defense Fund organized a Committee of Social Science Consultants to address the questions of implementation. Committee records are located in the [Office File](#). Related documents in the [Subject File](#) series are filed under "schools."

Housing and property cases in the [Legal Case File](#) series include documents from the NAACP's first case on this issue: *Buchanan v. Warley* (1917). Public accommodations, transportation, and recreation cases date from the 1950s to the 1960s. Cases concerning elections and voting rights are mostly from the 1940s and 1950s with one large case, *Gray v. Main*, from 1966. The landmark white primary case of *Smith v. Allwright* (1944) is located in the NAACP records. Labor cases span the 1930s to the 1950s, however, much of the related material is in the [Subject File](#) series, including material on the Southern Tenant Farmers' Union. Cases concerned with the armed forces were litigated primarily in the 1940s and early 1950s,

including the Korean War cases reviewed by Thurgood Marshall while investigating combat conditions and court martial proceedings in Korea. Civil rights protest demonstration cases were litigated primarily in the early- to mid 1960s.

Restricted material, consisting of folders removed from the open portion of the collection, is identified in the Container List with an asterisk.

Arrangement of the Papers

This collection is arranged in five series:

- Office File, 1939-1968
- Subject File, 1929-1968
- Legal Case File, 1915-1967
- Restricted
- Oversize, 1950-1968

Description of Series

Container

Series

BOX 1-37

Office File, 1939-1968

Administrative records, financial data, case dockets, conference agenda and reports, personnel records, staff and committee files, and reports of annual and monthly progress.
Arranged alphabetically by topic, person, or committee and department title.

BOX 38-175

Subject File, 1929-1968

Correspondence, memoranda, reports, notes, legal documents, newspaper clippings, printed matter, and miscellaneous material.
Arranged alphabetically by topic, person, geographical area, or type of material.

BOX 176-264

Legal Case File, 1915-1967

Records of NAACP Legal Defense and Educational Fund litigation, including correspondence, memoranda, notes, newspaper clippings, printed matter, briefs of cases, petitions, writs, affidavits, depositions, exhibits, legal memoranda, resolutions, orders, judgments, and trial or hearing transcripts.
Arranged alphabetically by case name. A partial card index to cases, 1956-1964, is filled at the beginning of the series. Cases with multiple folders are further organized by general record type: correspondence, background material, legal documents, printed case records, and related case material for records of a lower court, counter actions, and test cases. A parenthetical note after each case name indicates the type of case (e.g., criminal law, education, housing) and the state in which the litigation took place. For category descriptions and a list of cases by category and state, see the index.

BOX R1-R55

Restricted

Correspondence, memoranda, legal documents, and related material removed from the open portion of the collection.
Folders are organized and described according to the series and container from which they were removed.

BOX OV 1-OV 12

Oversize, 1950-1968

Maps, charts, posters, and voting and population records.
Organized and described according to the series, box, and folder from which the item was removed.

Index of Legal Cases by Category and State

- Armed Forces
- Civil rights protest demonstrations
- Criminal law
- Domestic relations
- Education
- Elections
- Housing and real property
- Labor
- Miscellaneous
- Public accommodations
- Recreational facilities
- Transportation

Container List

* Restricted folder

<i>Container</i>	<i>Contents</i>
BOX 1-37	Office File, 1939-1968 Administrative records, financial data, case dockets, conference agenda and reports, personnel records, staff and committee files, and reports of annual and monthly progress. Arranged alphabetically by topic, person, or committee and department title.
BOX 1	<u>*Amaker, Norman</u> , 1964 <u>*Board of Directors</u> , 1950-1954 Briefs, requests for, 1953-1955 <u>*Briggs, Lorraine</u> , 1953-1956 Brochure, 1954 Butcher, Margaret Correspondence, 1954-1955 Reports, 1954-1955 Byrd, Daniel Ellis Activity reports, 1951-1961 (2 folders) Correspondence, 1951-1960 (4 folders)
BOX 2	<u>*Expenses</u> , 1955-1962 Memoranda and miscellany, 1951-1959, undated Carson, Loftus <u>*Correspondence</u> , 1954-1955 Reports, 1954-1955 Carter, Robert L. Biographical sketch, 1955 Correspondence <u>*1944-1946</u> <u>*1947-1949</u> 1950-1953 1954-1957 Correspondence log, 1951 Itineraries, 1949-1951 Lawyers conference, San Francisco, Calif., 1956 <u>*Miscellaneous legal matters</u> , 1955-1956, undated Regional conferences, 1954-1955 Reservations, 1956
BOX 3	Speaking engagements Boston, Mass., 1954 Miscellaneous, 1954-1956 (2 folders) Speeches, 1954-1956

	Case docket, 1944-1953
	Certificates of solicitation
	Kentucky, 1956
	North Carolina, 1952
	Virginia, 1956
	Chisolm, Elwood
	Miscellany, 1952-1956, undated
	*Speaking engagements, 1955-1957
	Clark, Kenneth <i>See also Container 4, Committee of Social Science Consultants</i>
	Correspondence, 1954
	Report on the role of social scientists, 1954
	Writings on desegregation, 1954-1955
	*Clerical staff, 1950-1957
	Closed cases, 1949, undated
BOX 4	Committee of Social Science Consultants (CSSC) <i>See also Container 3, Clark, Kenneth</i>
	American Psychological Association, 1954-1956
	American Sociological Association, 1955-1957
	Fund-raising, 1954-1956
	Lee, Alfred McClung
	Articles, 1954-1955
	Correspondence and memoranda, 1954-1956
	(2 folders)
	Letterhead, 1956
	Meetings
	1956, joint meeting, Society for the Psychological Study of Social Issues and Society for the Study of Social Problems
	Correspondence
	Memoranda and notes
	Papers submitted
	1956-1957, special sessions, New York, N.Y.
	(2 folders)
	Membership
	Acceptances, 1954-1955
	European social scientists, 1955
BOX 5	General correspondence, 1954-1955
	Lists, 1954-1955
	Regrets, 1954
	Southerners, 1955
	Memorandum on Supreme Court's "Question IV" (immediate or gradual integration), 1955
	Press releases and statements, 1954-1955
	Proposals, 1954-1955
	Shagaloff, June <i>See also Container 33, same heading</i>
	Memoranda and notes, 1955-1957
	Monthly reports, 1955-1957
	Standardized achievement tests, undated
	Committee on Historical Development
	Beale, Howard, 1954

	Biographies, Committee of Fifteen, 1953
	Black codes, circa 1953
	Bond, Horace Mann
	Correspondence, 1953
	Explanatory memorandum, circa 1953
	(2 folders)
	Case notes and bibliographies, undated
BOX 6	Chart, circa 1953
	<i>Congressional Globe</i> excerpts from 1864-1890, circa 1953
	(2 folders)
	Dabney, Lillian, 1953
	Frantz, Laurent, "The Fourteenth Amendment and the Present Crisis," synopsis, 1949
	Freedmen's Bureau, school report excerpts from 1866-1870, undated
	Graham, Howard Jay, "Proposed Appendix to Appellants' Brief, . . . The Historical Evidence Reexamined," circa 1953
	(2 folders)
	Instructions, notes on fourteenth amendment, circa 1953
	Levy, David, and Charles McGuinness, "The Status of the Law in Regard to Segregation in Education . . .," circa 1953
	Reports, miscellaneous, circa 1953
	Shagaloff, June, notes, circa 1953
	Smythe, Mabel
	Correspondence, 1953
	Notes, circa 1953
BOX 7	States
	Arkansas, undated
	California, undated
	Connecticut, undated
	Georgia, 1953
	Illinois, undated
	Indiana, undated
	Iowa, undated
	Massachusetts, undated
	Michigan, undated
	Minnesota, undated
	Nebraska, undated
	New York, undated
	Ohio, undated
	Oregon, undated
	Pennsylvania, undated
	South Carolina, 1953
	Summaries, undated
	Woodward, C. Vann, "Background of the Abandonment of Reconstruction," circa 1953
	Coordinating Committee for Social Action, 1947 1951
	*Cox Committee, hearings on charitable organizations, 1952
	Daily bulletins, 1952
	Carter, Robert L.

Office File, 1939-1968

Container

Contents

BOX 8	Greenberg, Jack Marshall, Thurgood Motley, Constance Baker Pinsky, David, and Leonard Schroeter Davis, John W. Alabama State Teachers Association, 1955-1963 American Teachers Association, 1955-1962 (3 folders) Collins, Marcus, 1955-1956 Evans, James C. Conference on Inter-American Exchange of Persons, San Juan, Puerto Rico, 1958 Correspondence, 1955-1960 (2 folders) Expenses, 1955-1961 Florida State Teachers Association, 1955-1963
BOX 9	Georgia Teachers and Education Association, 1955 1962 Memoranda, 1955-1962 (2 folders) Miscellany, 1960-1965, undated National Council of Officers of State Teachers Associations, 1955-1961 (5 folders)
BOX 10	Non-legal research, 1953 North Carolina Teachers Association, 1955-1963 *Palmetto Education Association (S.C.), 1954-1957 Reservations, 1955-1958 Southern University, Baton Rouge, La., 1955 Speaking requests, 1958-1962 Speeches, 1959-1962 Teacher Information and Security Department *1954 Nov.-1955 May *1955 June-1955 Dec. *1956 1957-1959 (3 folders)
BOX 11	*1960 1961 1962 1963 1965 (2 folders) 1966
BOX 12	DeMille, Arnold, 1953-1957 (2 folders) Dudley, Edward R., 1945-1949, undated File lists, 1951-1952 Finances Bequests, 1955

	Budgets, 1950-1955
	<u>*Contributions, 1951-1952</u>
	Field Foundation
	Annual reports, 1952-1955
	<u>*Correspondence, 1955-1958</u>
	Ford Foundation, grant application, 1951-1953
	1 of 3
	<u>*2 of 3</u>
	<u>*3 of 3</u>
	Fund-raising
	Consent forms, 1954, 1963
BOX 13	<u>*Correspondence, 1955-1958</u> (2 folders)
	Robert Marshall Civil Liberties Trust, 1955-1957
	<u>*Seitz, Howard, 1952-1954</u>
	Theater benefits
	1955, "Witness for the Prosecution"
	1958, "Oh Captain"
	Trial balance ledger, 1959-1968
	Fund Against Intolerance and Racism, Inc., undated
	Greenberg, Jack
	Activity reports, 1954-1958
	<u>*Committee on Relationship with NAACP, 1961-1962, undated</u>
	Correspondence
	<u>*1952-1954</u>
	1955-1962
	Correspondence log, 1951
	Korea combat case log, 1950-1951
	Lawyers' conference, 1957
BOX 14	Research material, miscellaneous, 1956-1958
	Southwest regional conference, 1955
	Speaking engagements, 1955-1956
	Writings, 1956, undated
	<u>*Hall, Carsie, 1956-1957</u>
	Harvey, Ruth, 1964
	International Business Machines, 1955-1960
	Konvitz, Milton
	Correspondence and memoranda, 1944-1946
	Writings, 1943-1951
	Law books, 1950-1962
	(4 folders)
	Law journals and publications
	Correspondence, 1949-1954
	Printed material, 1949-1953
	Laws, Clarence A., 1956-1959
	Lease agreements, 1952-1956

BOX 15	Legal conferences 1946-1947, Federal Power to Protect Civil Rights, Howard University, Washington, D.C. 1949, New York, N.Y. 1951, Washington, D.C. 1953 Boston, Mass. School segregation cases, New York, N.Y. 1954, Labor clinic, Waco, Tex. 1955, Atlantic City, N.J. 1958, Dallas, Tex. 1958, New York, N.Y. 1959, New York, N.Y. 1960, Howard University, Washington, D.C. <u>*Legal staff applications, 1945-1963</u> (4 folders) Legal surveys, 1949, 1954-1955, undated (2 folders)
BOX 16	Legal workshop handouts Criminal cases, 1950-1953 Education cases, 1954-1955 Housing cases, 1949 <u>*Madison, Waite, 1956-1958</u> Mail sheets, 1952 Marshall, Thurgood Article for <i>Common Ground</i> , 1948 Awards, 1954-1958 Biographical sketch, 1952 Congratulatory letters, Brown v. Board of Education, 1954
BOX 17	Correspondence, 1945, 1950-1959 (8 folders) Correspondence log, 1961
BOX 18	Executive Committee, 1950 Expenses, 1952, undated G. I. Assistance Committee, 1950-1951 Honorary luncheon, Hotel Delmonico, New York, N.Y., 1951 Itineraries, 1950-1952, undated Korean trip <i>See also Container 43, Korean War; Container 99, Korea, defense fund; Containers 152-154, Korea; Container 225, Korean War and World War II Court Martial Records</i> <u>*Case notes, 1951</u> Correspondence, 1951 Travel authorization and orders, 1951 Masons, 1954 Memoranda, 1948-1954 (2 folders) Monthly reports, 1954 NAACP constitution and bylaws, 1939-1956

	NAACP Legal Defense and Educational Fund, Inc., 1952-1954
	Press coverage
	Clippings, 1946-1960
	<i>Collier's</i> feature article, 1952
	Releases, 1950-1955
	Statements, 1951-1956
	<i>Time</i> cover story, 1955
BOX 19	Speaking engagements
	Events
	1951, "Report from Korea," Oakland, Calif.
	1952
	Conference on Research in Race Relations, University of Chicago, Chicago, Ill.
	Conference on the Courts and Racial Integration in Education, Howard University, Washington, D.C.
	Harvard Law School Forum, Cambridge, Mass.
	Institute of Race Relations, Fisk University, Nashville, Tenn.
	Missouri Assn. for Social Welfare, St. Charles, Mo.
	1953, Roosevelt Day Dinner, Americans for Democratic Action, Washington, D.C.
	1954
	American Jewish Congress, New York, N.Y.
	Atlanta Branch Membership drive, NAACP, Atlanta, Ga.
	Brotherhood Meeting, Boston, Mass.
	Brotherhood Week, Middletown, Ohio
	Herald Tribune Forum, New York, N.Y.
	New Bethel Baptist Church, Winston-Salem, N.C.
	North Carolina Conference, NAACP
	Virginia Conference, NAACP
	"Youth Wants to Know," Washington, D.C.
	1955
	California engagements
	Desegregation conference, American Orthopsychiatric Association, Chicago, Ill.
	John Marshall Conference, Harvard University, Cambridge, Mass.
	1956, White House Conference on Education, Washington, D.C.
BOX 20	Requests
	Denied due to appointment as federal judge, 1961
	Miscellaneous
	1950-1953
	(9 folders)
BOX 21	1954
	(9 folders)
BOX 22	1955-1956 <i>See also Oversize</i>
	(11 folders)
BOX 23	1957-1959
	(12 folders)
BOX 24	1959-1961
	(11 folders)
BOX 25	Speeches

- Background material, 1952-1955, undated
- Texts, 1952-1956, undated
 - (2 folders)
- Testimonial dinner, Baltimore, Md., 1952-1953
- White, Walter, 1954-1955
- Wilkins, Roy, 1954-1955
- McDaniel, Vernon (Arkansas)
 - Correspondence, 1954-1955
 - Printed material, 1952-1954
 - Reports, 1954-1955
 - (2 folders)
- BOX 26** Miscellany
 - Correspondence, 1952-1953
 - Inter-office memoranda, 1949-1953
 - Printed material, 1952-1953
 - Statements to the press, 1950-1954
 - *Mitchell, Clarence, 1948-1954
 - Moore, Ming, & Leighton, 1954-1955
 - Motley, Constance Baker
 - Correspondence, 1951-1958
 - Correspondence log, 1951
 - "NAACP and the Supreme Court, 1915-1954," undated
 - Speaking engagements, 1952-1957
 - (3 folders)
 - Speeches, undated
- BOX 27** NAACP
 - Annual conventions
 - 1953, St. Louis, Mo.
 - General
 - Lawyers' conference
 - Resolutions
 - 1954, Dallas, Tex.
 - General
 - Lawyers' conference
 - Resolutions
 - Branches
 - Agent registration, 1958
 - Correspondence, 1950-1955
 - (3 folders)
 - Relation to national office, 1953-1954
 - "Special Report of Chairman of Legal Redress Committee to Executive Committee, Chicago Branch, NAACP," 1961
- BOX 28** Constitution, 1945
 - Detroit, Mich., branch, 1951-1954
 - Emergency Conference on Integration, Philadelphia, Pa., 1954
 - Great Neck branch, Long Island, N.Y., 1953-1954
 - NAACP Legal Defense and Educational Fund, relation to, 1953

	Nominating Committee, 1954
	Pamphlet on segregation, 1953
	Southeast Regional Office
	Hurley, Ruby, 1951-1955
	Reports and press releases, 1952-1955
	Southwest Regional Office
	Clippings, 1948-1952
	Correspondence
	*Arkansas, 1952-1953
	Miscellaneous, 1948-1960
	(2 folders)
	Expenses, U. Simpson Tate, 1956-1968
BOX 29	Reports
	Annual, 1949-1953
	Miscellaneous, 1951-1954
	Monthly, 1948-1956
	(2 folders)
	West Coast Regional Office
	Organization and conference manual, 1953
	Reports, 1951-1954
	(3 folders)
	Williams, Franklin H., 1950-1954
BOX 30	National Association for the Advancement of White People, and related organizations, 1954-1955
	National Legal Committee, 1953
	Peyser, Annette, 1945-1952
	(2 folders)
	Photographs, undated
	Pinsky, David, 1952-1954
	Program and objectives, circa 1953
	Ransom, Leon, 1954
	*Receipts, 1961
	Reeves, Frank, 1949-1959 <i>See also Container 146, same heading</i>
	Reports
	Annual, 1946-1953
	(2 folders)
	Board of Directors, 1951
BOX 31	Monthly, 1946-1959
	(9 folders)
	Notes on cases, undated
	Progress, 1959
	Staff conferences, 1947-1950
	Supplement of monthly docket report, 1961
BOX 32	Requisitions, 1951-1956
	Robinson, Spottswood W.
	"Brown v. Board of Education, Alternate Memorandum As To Question Five," 1952

Office File, 1939-1968

Container

Contents

	Correspondence, 1946-1961 (3 folders) "Memorandum: Techniques in the Handling of School Facilities Cases at the Elementary and High School Level," 1949 Reports, 1951-1952 (2 folders) Schroeter, Leonard, 1951-1953
BOX 33	Shagaloff, June <i>See also Container 5, same heading</i> American Friends Service Committee, 1953-1954 Correspondence Committee of Social Science Consultants, 1955-1961, (6 folders) Miscellaneous, 1950-1954 Desegregation experts, 1956 Educational standards, guidance, placement, circa 1957
BOX 34	"Ending Segregation in Public Education" Correspondence, 1953-1954 Drafts, 1951-1953 (2 folders) Expenses, 1952-1961 (2 folders) Memoranda, 1951-1960 (5 folders) Monthly reports, 1952-1955 (2 folders)
BOX 35	Schools Amityville, N.Y. Clippings, 1954 Copiague school district, undated Miscellaneous reports, 1953-1956, undated Union Free School District No. 6, 1954 Delaware Clippings, 1953-1957 Correspondence, 1952-1960 (4 folders) Hockessin community schools, 1953 School data Miscellaneous, 1953-1955 <i>See also Oversize</i> Printed material, 1951-1953
BOX 36	General correspondence, 1949-1952 Illinois Alton Correspondence, 1951-1953 Miscellaneous, 1951, undated Press reports and clippings, 1951-1952 Massac and Pulaski counties, 1951-1952 Printed material and clippings, 1948-1954

- Reports and correspondence, 1951-1953
- Social science background reports, 1950-1955
- Statement concerning New York City school desegregation, 1956 1957
- "Study of Community Acceptance of Desegregation in Two Selected Areas," for *Journal of Negro Education*, 1954
- BOX 37** Smith, Rufus, 1953-1961
- Speakers, miscellaneous, 1955-1956
- Staff meetings and memoranda, 1950-1956 *See also Container 31, Reports*
(2 folders)
- Tax status, 1946-1957
- Taylor, Herman L., 1944, 1950-1953
- Taylor, William, 1954-1959
- Turead, A. P., 1948-1953
- Union negotiations
 - Agreement, 1949
 - Background material, 1946-1947
- Youth department, 1954

- BOX 38-175** **Subject File, 1929-1968**
 - Correspondence, memoranda, reports, notes, legal documents, newspaper clippings, printed matter, and miscellaneous material.
 - Arranged alphabetically by topic, person, geographical area, or type of material.

- BOX 38** Abstracts of litigation, undated
 - Air Force
 - Copeland, Raymond, 1955-1957
 - Davis, Robert A., 1949-1951
 - *Hamilton, J. C., 1950-1954
 - *Huffman, Vivian, 1955
 - General correspondence
 - *1950-1954
(7 folders)
 - *1955-1959
(2 folders)

- BOX 39**
 - Jenkins, Silas M., 1952-1953
 - *Johnson, Casey, 1954
 - *Johnson, John J., 1954-1956
 - *Lee, Shade M., 1950-1960
 - Press releases and clippings, 1950-1952
 - *Stewart, Harry T., and Gordon M. Rapier, 1955-1956
 - *Summerford, John W., 1955
 - Alabama
 - Eufala, 1955-1957
 - Notes on doing business in, 1956, undated
 - American Bowling Congress, 1949-1950
 - American Jewish Committee, 1952-1961

Subject File, 1929-1968

Container

Contents

	American Jewish Congress, 1954-1961 (2 folders)
BOX 40	American Veterans Committee, 1948-1954 (2 folders) Arkansas Democratic primary, 1942 Armed forces <i>See also Containers 38-39, Air Force; Containers 125-126, Navy; Containers 145-158, Soldier Trouble; and Containers 162-173, Veterans' Complaints</i> Brown, R. Jesse, 1957-1960 Camps Camp Rucker, Ala., 1951 Ft. Dix, N.J., 1943, 1949-1953 General correspondence *1949-1953 (3 folders)
BOX 41	*1954-1957 (2 folders) Edward, Lawrence, 1959 General files 1949-1951 (7 folders)
BOX 42	*1952 1952-1953 (2 folders) *1954, correspondence 1954, press clippings and printed matter *1955 *1956 *1957 *1958 (3 folders)
BOX 43	*1959-1961 (6 folders) *Hugley, John L., 1958 Korean War <i>See also Container 18, Korean trip; Container 99, Korea, defense fund; Containers 152-154, Korea; and Container 225, Korean War and World War II Court Martial Records</i> Court martial cases, 1951-1952 Printed material, 1950-1951 (2 folders) National Guard *Correspondence, 1951 Maryland, 1955
BOX 44	Regulations Correspondence, 1950-1954 Printed material, 1929, 1946-1954 Reserve Officer Training Corps, land grant colleges, 1960 School integration on military bases, 1952-1956

Subject File, 1929-1968

Container

Contents

- *Volman, Violet, 1952-1954
- Articles
 - Correspondence, 1954
 - Notes on fourteenth amendment, circa 1950
- Baker, Josephine, Stork Club incident, New York, N.Y.
 - Clippings, 1951-1952
 - Correspondence, 1951
 - Legal documents, 1951
 - Press releases, 1951-1952
- BOX 45
 - Proposed legal action, 1951-1952
 - (2 folders)
 - Publicity campaign, 1951
 - Baltimore urban redevelopment, 1958
 - Billboards, 1951
 - *Brown, Louis, 1953-1954
 - Casey, Alberta
 - *1952-1954
 - (3 folders)
 - *1955
 - (2 folders)
- BOX 46
 - Civil rights *See also Containers 74-81, Discrimination*
 - Handbook, 1952
 - Miscellany, 1950-1956, undated
 - Model civil rights bill, 1942, undated
 - New Jersey
 - Amusement parks, 1945, 1948
 - Department of Education, Division Against Discrimination
 - Miscellany, 1951-1952
 - Newsletters, 1951-1955
 - Reports, 1949-1954
 - "Statement on the Denial of Human Rights to . . . Citizens of Negro Descent . . . in the United States of America and an Appeal to the United Nations for Redress," W. E. B. DuBois, et al., undated
 - Statutes, undated
 - "Survey of State Legislation in the Field of Civil Rights," Marie-Louise Nickerson, 1944
 - "Testimony of Thurgood Marshall . . . before a Senate Judiciary Committee on . . . Civil Rights bills," 1949
- BOX 47
 - Collected articles and speeches, 1951-1959
 - Collected cases
 - Bridges v. United States, 1952 (criminal law, Calif.)
 - Brown v. McKie, 1951 (transportation, N.Y.)
 - Burr v. Sondheim, 1954 (education, Md.)
 - Chissel v. Mayor of Baltimore, 1949 (miscellaneous, Md.)
 - Connecticut v. Bradley, 1949 (criminal law, Conn.)
 - County School Bd. v. Freeman, 1948 (education, Va.)
 - Dillard v. Chesapeake & Ohio Ry., undated (labor, W.Va.)

Subject File, 1929-1968

Container

Contents

	Emspak v. United States, 1952 (criminal law, D.C.)
	Everett v. Harron, 1954 (recreation, Pa.)
	Frankfeld v. United States, 1952 (criminal law)
	Gaddis Inv. Co. V. Morrison, 1952 (housing, Utah)
	Gelling v. Texas, 1952 (miscellaneous, Tex.)
	Glicker v. Michigan Liquor Control Comm'n, 1947 (criminal law, Mich.)
	Green v. City of Portsmouth, 1951 (recreation, Va.)
	Hearings and petitions
	Armed forces, 1957
	Education, 1948-1959
	(2 folders)
BOX 48	Housing, 1949-1953
	Labor, 1950-1956
	Kovacs v. Cooper, 1949 (miscellaneous, N.J.)
	Leshin v. Ludwig, 1952 (domestic relations, N.Y.)
	Maryland v. Williams, 1959-1960 (criminal law, Md.)
	Matheson v. Wilson, 1952 (education, Ky.)
	Nash v. Wright, 1948 (transportation, Va.)
	National Lawyers Guild v. Brownell, 1954 (labor, D.C.)
	New York v. Bell, 1953 (criminal law, N.Y.)
	New York v. Johnson, undated (criminal law, N.Y.)
	New York v. Perez, 1949 (criminal law, N.Y.)
	New York v. Ruthazer, 1956 (criminal law, N.Y.)
	New York <i>ex rel.</i> Gadson v. Hoy, 1954 (criminal law, N.Y.)
BOX 49	Norris v. Mayor of Baltimore, 1947 (education, Md.)
	North Carolina v. Hairston, undated (criminal law, N.C.)
	North Dakota v. Moore, 1959 (criminal law, N.Dak.)
	Northwest Civic Ass'n v. Sheldon, 1946 (housing, Mich.)
	Peay v. Cox, 1951 (elections, Miss.)
	Railway Express Agency v. New York, 1949 (miscellaneous, N.Y.)
	Regina v. Lusu, 1953 (transportation, South Africa)
	Sistruck v. Pendleton, undated (housing, Ga.)
	Smith v. Farm, 1951 (miscellaneous, N.Y.)
	United States v. 88 Cases Containing 24 6 3/4 Fluid Ounce Bottles, 1951 (miscellaneous, N.J.)
	Virgin Islands Bar Ass'n v. Dench, 1954 (miscellaneous, V.I.)
	Walker v. Texas, 1955 (criminal law, Tex.)
	Westminster School Dist. v. Mendez, undated (education, Calif.)
	Wilson v. Louisiana, 1950-1951 (criminal law, La.)
	Wolfe v. North Carolina, 1959 (recreation, N.C.)
	Youngstown Sheet & Tube Co. v. Sawyer, 1952 (labor, D.C.)
BOX 50	Communism, 1949-1954
	Court appointments, 1953-1954
	Crank letters, 1954-1955
	Crime
	*Allen, Lawrence, 1953-1954
	*Anderson, John, 1951

Subject File, 1929-1968

Container

Contents

	Anderson, Lewis Lloyd, 1960-1961
	<u>*Anthony, George, 1950-1955</u>
	<u>*Bailey, George, 1953</u>
	<u>*Bell, Nathan, 1949</u>
	<u>*Belpre, Guillermo, 1950-1952</u>
	<u>*Bey, Irving Morris, 1950-1954</u>
	<u>*Black, James, 1950-1952</u>
BOX 51	Braden, Carl, 1954-1955
	Brown, Edward, 1953-1955
	<u>*Brown, Monroe, 1950-1955</u>
	<u>*Brown, William P., 1948-1952</u>
	<u>*Burnette, Clarence, 1951-1954</u>
	<u>*Bryant, David, 1948-1955</u>
	<u>*Carey, Zack, 1950-1955</u>
	Chandler, William C., 1952-1954
	Choate, Dan, 1953
	Cockfield, Rudolph, 1949-1951
	<u>*Cook, Cary T., 1949-1956</u>
	<u>*Cross, Aline, 1959</u>
	<u>*Crowe, Burton, 1952-1954</u>
	<u>*Croxtton, Robert, 1948-1955</u>
	<u>*Cummings, John, 1953</u>
	<u>*Curtis, John A., 1950-1952</u>
	Daniels, Bennie, and Lloyd Ray, 1949-1953
BOX 52	<u>*Dukes, Jesse, 1952-1955</u>
	(2 folders)
	<u>*Dyer, Philip, 1953-1954</u>
	<u>*Everett, William, 1953-1954</u>
	<u>*Extradition, 1952-1957 <i>See also Container 83, same heading</i></u>
	(4 folders)
	<u>*Favors, Henry H., 1955-1958</u>
	<u>*Griffin, Willie, 1951-1954</u>
	Groveland, Fla., 1949-1954 (rape case and riots) <i>See also Containers 123-125, Harry T. Moore; Container 127, Florida; and Containers 220-221, Irvin v. Florida</i>
	Contributions and expenses
	1949
	<u>*1950-1953</u>
	Doggett, Rev. Caxton, Florida Citizens for Justice, 1951-1953
BOX 53	Fund-raising tours, 1949-1951
	Legal defense
	Alexander, Carol, 1951-1952
	Bunch, James, 1952-1953
	Burtoft, Lawrence, 1951-1952
	Correspondence, 1949-1954
	(5 folders)
	Protests, 1951-1952
	(3 folders)

Subject File, 1929-1968

Container

Contents

BOX 54	Public relations Mailings, announcements, reports, 1949-51 Pamphlet distribution and correspondence, 1949-1952 Roper, Elmo, "A Study of the Attitudes of Florida Citizens on Some Current Issues," 1952 *Harrison, Yancey, 1957-1958 Harvey, Smith, 1951-1952 Henderson, Clarence, 1950-1953 *High, Cleophus, 1953-1954 *Holman, George, 1949-1954 *Holt, Arthur, 1952 *Hooper, Henry, 1961-1962 Hopkins, Curtis Case records, 1949-1950 Correspondence, 1949-1951
BOX 55	*Horton, Jack, and Leola Marie Thomason, 1952 *Hudson, James Willy, 1954-1955 *Jackson, Alfred, 1951-1952 *Keeton, L. C., 1948-1951 Ku Klux Klan Fitzgerald, Charles, 1951 Miscellany, 1950-1952 Love, Betty Case records, 1948-1951 *Correspondence, 1949-1951 (2 folders) Mariner, George L., 1951 *Marshall, William Authur, 1951-1953 (2 folders) Maxwell, Herman, 1949-1952
BOX 56	McCray, John H. Case records, 1950-1951 Correspondence, 1950-1953 Notes on case reviews, undated *McGregor, Charles, 1949-1955 *McWhorter, Jesse, 1958-1962 *Mills, Lawrence, 1953-1955
BOX 57	Miscellaneous cases *A, 1951-1962 (2 folders) *B, 1950-1962 (6 folders) *C, 1950-1962 (5 folders)
BOX 58	*D, 1950-1955 (2 folders) *E, 1951-1959

Subject File, 1929-1968

Container

Contents

	<u>*F</u> , 1951-1962 (4 folders)
	<u>*G</u> , 1948-1955 (4 folders)
BOX 59	<u>*H</u> , 1951-1962 (7 folders)
	<u>*I</u> , 1953-1955
	<u>*J</u> <u>*1949-1955</u> (3 folders)
BOX 60	<u>*1956-1962</u> (3 folders)
	<u>*K</u> , 1951-1955
	<u>*L</u> , 1951-1959
	<u>*M</u> , 1951-1959 (4 folders)
	<u>*N</u> , 1951-1961
BOX 61	<u>*O</u> , 1951-1961
	<u>*P</u> , 1950-1962 (5 folders)
	<u>*R</u> , 1950-1959 (3 folders)
	<u>*S</u> , 1949-1962 (5 folders)
BOX 62	<u>*T</u> , 1950-1961 (4 folders)
	<u>*U-V</u> , 1950, 1959-1960
	<u>*W</u> , 1950-1952, 1957-1962 (5 folders)
	<u>*X-Y-Z</u> , 1950-1951
	Mob violence
	Fairburn, Ga., 1939
	Oran, Mo., 1939-1940
BOX 63	<u>*Moore, David</u> , 1959-1961
	<u>*Moore, John B.</u> , 1953-1955
	<u>*Mosley, Adam</u> , 1954-1955
	<u>*Myles, Willie E.</u> , 1954-1955
	Nelson, Charles, 1952
	<u>*Palor, Ernest</u> , 1951-1953
	<u>*Parol</u> , 1952-1959 (4 folders)
	<u>*Payne, Lonnie</u> , 1953-1955
	<u>*Perry, Albert E.</u> , 1958
	Police brutality and killings
	Alabama
	Knox, David E., 1951-1952
	Miscellaneous complaints, 1944, 1951-1952

Subject File, 1929-1968

Container

Contents

	Mosley, Willie Ruth, 1951
	Patterson, Thomas, 1951-1952
	Arkansas, 1944-1946
BOX 64	Florida, 1950-1953
	Georgia
	Johnson, Henry Jack, 1950-1952
	Miscellaneous complaints, 1951-1952
	Louisiana, 1940-1944, 1951-1953
	(2 folders)
	Miscellaneous states, 1951-1953
	Mississippi, 1951-1953
	Missouri, 1951
	New Jersey, 1951-1953
	New York
	Blacknell brothers case
	Correspondence, 1952
	Legal actions, 1952
	Public relations, 1952
	Christiani, Enus L., 1952
	Derrick, John, 1950-1951
	Miscellaneous complaints, 1950-1953
	North, Fred, 1953
	North Carolina, 1951-1953
BOX 65	South Carolina, 1951-1953
	Texas, 1951-1953
	Wyoming, 1951
	Police conduct, 1950-1953
	Pool, Charles, 1946-1947
	*Priester, Warren J., 1952-1955
	Prisons, 1949-1953
	(2 folders)
	Rape
	*Artes, Lula, 1951
	*Clark, Willie, 1940
	*Densmore, LaVenia, 1938-1941
	Hale, John A., 1954-1955
	*Hamilton, Carl, 1949-1953
	Higgs, James, 1952-1956
	*1952-1953
	1954-1956
BOX 66	Ingram, Mack
	Case records, 1952-1953
	Correspondence, 1951-1953
	(3 folders)
	*Jackson, Albert, 1951-1952
	Johnson, Walter, 1955
	Martinsville Seven <i>See also Container 218, Hampton v. Smith</i>

Subject File, 1929-1968

Container

Contents

	Correspondence
	*1949
	1950-1951
	(3 folders)
	Circuit court opinion, Justice Edward Hudgins, 1950
	Public relations, 1949-1951
	"Report on the Case of the Martinsville Seven," 1951
BOX 67	McGee, Willie
	Correspondence, 1950-1952
	(3 folders)
	"European Reaction to . . . the Execution of Willie McGee," American Jewish Committee, 1951
	Legal documents, 1950-1953
	Press clippings and releases, 1951
	*Miscellaneous cases, 1951-1953
	(6 folders)
BOX 68	Reeves, Jeremiah
	Correspondence, 1953-1957
	(2 folders)
	Press clippings and releases, 1954
	Savage, Henry, 1951
	*Smith, Wallace, 1952-1955
	*Ricks, Robert, 1955-1956
	*Saunders, Titus, 1955-1956
	*Sevilla, Caledonia, 1949-1951
	*Southall, Benjamin, 1949-1951
	Stoker, Isiah, 1959-1960
	*Summey, Cortland, 1951-1958
	*Teabout, Clarence, 1949-1951
	Thompson, James H., and David E. Simpson, 1959
	*Tootle, Fred, 1955
	Trenton Six
	Contributions and expenses, 1949-1951
	(2 folders)
BOX 69	Correspondence, 1949-1954
	(4 folders)
	Sullivan, J. Minor
	Case records, 1952, undated
	Clippings, 1952-1957
	Correspondence, 1952-1959
	Trenton Two
	Correspondence, 1952-1954
	Oram, Harold, 1951-1955
BOX 70	Turner, Dallas
	Case records, circa 1950
	Correspondence, 1950
	Ward, Roosevelt, Jr., 1951-1952

Subject File, 1929-1968

Container

Contents

- *Ward, William Henry, 1949-1952
- Watts, Robert
 - Case records, 1948-1949
 - Correspondence, 1948-1951
 - (3 folders)
 - Press clippings and releases, 1949-1951
- Way, Edward
 - *1947-1950
 - *1951, Jan. - June
 - 1951, July - Dec.
- BOX 71**
 - Whitus, Richard ("Phil"), 1960-1961
 - *Williams, Earl, 1958-1959
 - *Williams, John, 1956-1960
 - *Williams, Louis, 1947-1951
 - *Williams, Lucille, 1956-1960
 - * *Dallas Morning News*, 1954-1955
 - Daly, Edward, 1954 (Guam case)
 - Detroit riot of 1943, Detroit, Mich. *See also Container 128, Riots*
 - Contributions, 1943
 - Correspondence, 1943
 - (4 folders)
 - Current, Gloster, NAACP Detroit branch secretary, 1943
 - Federal law, undated
 - Jefferies, Edward, mayoral election campaign, 1943
 - Leaflet, 1943
- BOX 72**
 - NAACP statement, 1943
 - Pamphlet
 - Correspondence, 1943
 - Proofs, 1943
 - Press
 - Analysis, Coral Sadler, 1943
 - Clippings, 1943
 - (2 folders)
 - Correspondence, 1943
 - Releases, 1943
 - Reports
 - Governor Harry F. Kelly, 1943
 - (1 folder)
 - (2 folders)
- BOX 73**
 - Labor Commissioner Charles Mahoney, 1943
 - NAACP Special Counsel Thurgood Marshall, 1943
 - Research material, 1941-1943
 - Statistics, 1943
 - Super Board proposal, 1943
 - White, Walter
 - Correspondence, 1943
 - Marshall, Thurgood, 1943

Subject File, 1929-1968

Container

Contents

	<i>New York Post</i> assignment, 1943
	Notes and background material, undated
	"What Caused the Detroit Riot," 1943
BOX 74	Discrimination <i>See also Container 46, Civil Rights</i>
	Alaska, 1950-1952
	Amateur trap shooters, 1952-1956, undated
	Florida All-Negro Court, 1950-1952
	Hospitals
	Illinois, 1951
	Louisiana, 1956-1957
	Michigan, 1951
	Miscellaneous, 1947-1958 (3 folders)
	Hotels, 1953-1956, 1963
	Insurance
	Automobile, 1945-1949
	Commercial travelers, 1945-1952
	Michigan, 1949-1950
	Miscellaneous cases
	1944-1947
BOX 75	1948-1958 (3 folders)
	New York
	Joint legislative hearings, 1950-1951
	Reports, 1943, 1949
	Printed material, 1949, undated
	Rancher, James (Wisconsin), 1949-1953 (2 folders)
	Unemployment, 1944-1948
	Kentucky, 1948
	Massachusetts Commission Against Discrimination, 1953
BOX 76	Miscellaneous cases, 1950-1958 (6 folders)
	Miscellaneous states, 1948-1956
	Missouri, 1953-1955
	NAACP registration case, Longview, Tex., 1957
BOX 77	New Jersey
	Division Against Discrimination, 1945-1954
	Miscellany, 1958
	Wright, Marion T., "A State Report on New Jersey," 1953
	New York
	"Laws of the State of New York Prohibiting Discrimination on Account of Race, Creed, Religion, Color, or National Origin," undated
	State Commission Against Discrimination
	Correspondence, 1950-1955
	Printed material, 1948-1955, undated

Subject File, 1929-1968

Container

Contents

	Reports, 1951-1952 (2 folders)
	Public accommodation law, undated
	Recreational facilities
	Beaches
	Delray, Fla., 1954-1956
	Edisto, S.C., 1954-1956
	Richmond, Va., 1950
	Golf courses
	Atlanta, Ga., 1953-1955
BOX 78	Charlotte, N.C., 1951-1956
	Greensboro, N.C., 1957
	Miami, Fla., 1950-1952
	Parks
	Baltimore, Md.
	Dawson v. Mayor; Lonesome v. Maxwell, 1950-1956 (3 folders)
	Harvard Square, 1958
	Cincinnati, Ohio, Coney Island Amusement Park, 1953-1956
BOX 79	Creve Coeur, Mo., 1950-1956 <i>See also Oversize</i>
	Louisville, Ky., 1947-1954 (2 folders)
	Miscellaneous cases, 1949-1963 (3 folders)
	Washington, D.C., 1951-1953
BOX 80	Swimming pools
	Evansville, Ind., 1956
	Greensboro, N.C., 1957-1960 (2 folders)
	Kansas City, Mo.
	Correspondence, 1951-1953 (2 folders)
	Press clippings, 1951-1953
	Marshall, Tex., 1957
	Miscellaneous cases, 1949-1952 (2 folders)
	Restaurants
	Chickland Club, Capitol Heights, Md., 1951
	Dobbs House, Moisant International Airport, New Orleans, La., 1956
	Miscellaneous cases, 1952-1959 (2 folders)
	North Carolina v. Clyburn (ice cream parlor), 1958
	Sports, 1953-1954
	Baltimore, Md., 1947-1952
BOX 81	Miscellaneous cases, 1951-1954
	Oxford, Pa., 1949-1954
	Washington, D.C.

Subject File, 1929-1968

Container

Contents

- Correspondence, 1941, 1946-1952
 - (2 folders)
- Press clippings, 1946-1954
- Washington, D.C., 1953
- Education *See also Containers 128-145, Schools*; and *Containers 158-159, Teachers*
- Conferences
 - American Council on Education, "Approaching Equality of Opportunity in Higher Education," St. Louis, Mo., 1954-1955
 - NAACP Regional Meeting, "Northern Public Schools," Detroit, Mich., undated
 - White House Conference on Education, Washington, D.C.
 - Correspondence, 1954-1956
 - Printed material, 1955
 - "Desegregation Will Work," proposed pamphlet, 1954-1955
 - Georgia, 1955
- BOX 82**
 - Miscellaneous
 - Case material, 1955
 - Correspondence, 1952-1955
 - Memoranda, 1953
 - Printed material, 1948-1956, undated
 - (4 folders)
 - Writings, 1954, undated
 - National Education Association, 1955
- BOX 83**
 - New York Commission on Integration
 - Miscellany, 1954-1956
 - Reports, 1956-1957
 - Extradition *See also Container 52, same heading*
 - Johnson, Ralph
 - Correspondence, 1944-1945
 - Legal records, 1945, undated
 - Press clippings and releases, 1945
 - *Miscellaneous cases, 1949-1951
 - (2 folders)
 - Procedural notes, undated
 - Federal Felon Act, 1945
 - Field, Jean, 1952
 - Florida Interscholastic Speech and Drama Association
 - Printed material, 1948, 1957-1960
 - Reports, 1958, undated
 - Gaines, Lloyd, 1940-1941
 - Habeas corpus
 - Correspondence, 1955-1958
 - Reports, 1953, undated
 - Hardyman v. Collins, 1949-1951
- BOX 84**
 - Housing
 - Alabama
 - Birmingham bombings, 1951-1952
 - Eufala public housing project, 1955-1958

Subject File, 1929-1968

Container

Contents

	California
	Gary, Wilbur, San Pablo, 1951-1953
	Miscellany, 1950-1952
	Connecticut Committee to Combat Discrimination in Housing
	Correspondence, 1953-1956
	Printed material, 1955-1958
	Correspondence, 1951-1959
	(5 folders)
BOX 85	Defense housing legislation
	Correspondence, 1951-1952
	(2 folders)
	Miscellany, 1951
	Federal Housing Administration
	Correspondence and memoranda, 1949-1955
	(2 folders)
	"Legal Relationship of the FHA to the Housing Aided under Its Various Programs,"
	undated
	Letter to President Truman, 1949
	Minutes - Conference on [NAACP] Strategy, 1948
	Rules, administrative, 1949-1950
	Federal Housing Commissioner, amendments to administrative rules, 1949-1950
	Florida
	Orlando slum clearance and urban redevelopment, 1951
	Tampa public housing, 1951-1953
	Housing and Home Finance Agency
	Correspondence and memoranda, 1951-1958
	Legal authority, 1949-1952
BOX 86	Press releases
	Jan. 1952-July 1957
	(7 folders)
BOX 87	Aug. 1957-Apr. 1958
	Printed material, 1950-1954
	Illinois
	Cairo, 1954
	Chicago
	Correspondence, 1950-1956
	Miscellany, 1950-1956
	Cicero riots of 1951
	Correspondence, 1951-1953
	(5 folders)
	Reports, notes, 1951
BOX 88	Correspondence, 1953-1954
	Indiana, Evansville, 1952-1953
	Kentucky, Louisville, 1954-1958
	Maryland, Baltimore, 1948-1953
	Memoranda
	General, 1952-1956, undated

Subject File, 1929-1968

Container

Contents

	Motley, Constance Baker, 1956, undated
	Michigan
	Correspondence, 1954-1956
	Detroit, 1940, 1949-1955
	Grand Rapids, 1951-1955, undated
	Hamtrack
	Correspondence, 1942-1953
	(2 folders)
	Miscellany, 1943-1954, undated
	Port Huron, 1954
	Saginaw, 1955-1956
BOX 89	Missouri, 1951-1953
	NAACP
	Branch housing committees, 1952-1953, undated
	Legal conferences
	"Legal Attack upon Segregation in Housing," 1949
	"Racial Discrimination in Housing," 1953
	Press releases, 1951-1959
	National Association of Housing and Redevelopment
	Officials
	Correspondence, 1952-1955
	Printed material, 1954-1955
	National Committee Against Discrimination in Housing
	Conferences, 1951-1955
	Correspondence, 1951-1957, undated
	Press releases, 1951-1957
	Printed material, 1945-1957, undated
	Reports, 1952-1956
	National Community Relations Advisory Council, housing manual, 1952
BOX 90	National Housing Conference, Inc., 1951
	National Housing Policy Conference, St. Louis, Mo., 1951
	New Hampshire, 1952
	New Jersey
	Camden, 1951-1954
	Miscellany, 1951-1954, undated
	New York
	Astoria, Slocum case, 1952
	Bell Park Gardens, Bayside, 1951-1953, undated
	Citizen's Housing and Planning Council of New York, Inc., 1952-1953, undated
	Correspondence, 1948-1956
	(2 folders)
	Levittown
	Correspondence, 1951-1953
	Letter to Commissioner Richards, 1948
BOX 91	Memoranda, 1948-1952
	Miscellany, 1949-1952

Subject File, 1929-1968

Container

Contents

	Veterans, 1948-1952
	Memoranda, 1948-1956
	New York City
	Commission on Intergroup Relations, 1958, undated
	Correspondence, 1949-1958, undated (2 folders)
	Harlem Mortgage and Improvement Council, 1953-1956
	Knickerbocker Village, 1951-1953
	Local laws, 1949-1951
	Memoranda, 1949-1956
	Printed material, 1936-1958 (3 folders)
	Reports, 1950-1954, undated
BOX 92	Slum clearance and urban redevelopment, 1951-1953
	Slum clearance plans, 1951
	Stuyvesant Town Project
	Correspondence, 1943-1952 (3 folders)
	Clippings and press releases, 1943-1952
	Legal documents 1947-1950
BOX 93	1951
	Memoranda, 1943-1952
	Miscellany, 1943-1952
	Printed material, 1952-1956, undated
	Schenectady, 1949-1952 (2 folders)
	State
	Committee on Discrimination in Housing, 1950-1959, undated (2 folders)
	Laws, 1949-1950
BOX 94	Office of the Housing Expediter, 1949-1951
	Staten Island, Samuel Sims, 1952, undated
	Syracuse, 1953-1956
	Utica, 1949-1954
	North Carolina, 1951-1953
	Ohio, Toledo, 1952-1953
	Pennsylvania, 1952-1959
	Public Housing Administration, 1951-1953
	Publications, 1945-1960 (2 folders)
BOX 95	Requests for publications, 1951-1958
	Residential segregation
	Affidavits, 1951-1954
	Correspondence, 1951-1955
	Miscellany, 1951-1954, undated
	Newspaper clippings, 1951-1954, undated

Subject File, 1929-1968

Container

Contents

- Restrictive covenants
 - California, 1951-1953, undated
 - Harris v. Clinton, New Haven, Conn., 1951-1955, undated
- Legal conferences
 - Minutes, 1947, undated
 - Preliminary notes, 1945
- Miscellaneous cases, 1951-1954, undated
- Vose, Clement E., "NAACP Strategy in the Covenant Cases," *Western Reserve Law Review*, 1955
- Slum clearance and urban development
 - Correspondence, 1953-1954
 - Miscellany, 1952-1953, undated
 - Printed material, 1949-1951
- Underwriters manual, 1939-1950
- Washington, D.C., 1951
- BOX 96** Immigration
 - *Cases, 1948-1954
 - (2 folders)
 - *Miscellany, 1949-1954, undated
 - National Committee on Immigration and Citizenship, 1948-1955
- Information, requests for, 1951-1956
 - (4 folders)
- Interstate Commerce Commission *See also Containers 161-162, same heading*
 - Background material, 1954
 - Carter, Robert L., 1954
 - Correspondence, 1953-1955, undated
 - Orders, rules and regulations, 1954-1955
- BOX 97** Plaintiffs, 1952-1955, undated
 - (2 folders)
- Railroads
 - Atchison, Topeka & Santa Fe Railway System, 1954
 - Atlantic Coast Line Railroad Co., 1954-1955, undated
 - Justice Department, 1954-1955
- Journal of Negro Education*, 1955-1956
- Juries
 - *Asheville, N.C., Sigmon case, 1939-1940
 - Dallas, Tex., Porter expulsion case
 - Correspondence, 1938-1940
 - Legal documents, 1938
 - Memoranda, 1938
 - Miscellany, 1938
 - Exclusion, 1944-1954, undated
 - Service, 1955
- BOX 98** Justice Department
 - American Federation of Labor investigation, Tampa, Fla., *See also Container 110-111, Tampa, Fla., investigation*
 - Correspondence, 1939-1940

Subject File, 1929-1968

Container

Contents

	McCalister, Frank, 1939-1940
	Randolph, A. Philip, 1939-1940
	Anderson, Trezzvant, 1947-1952
	Cases referred, 1940-1946
	Circulars and speeches, 1940-1946
	Correspondence
	1939-1951
	(6 folders)
BOX 99	1952-1955, undated
	(2 folders)
	Correspondence summaries, 1940, undated
	Cummings, Homer, 1936-1937
	Law review articles, 1942-1946
	Lynching notes and articles, 1933-1947
	Notes and miscellany, 1940-1953, undated
	Reports and statements, 1940-1947, 1959
	Korea, defense fund <i>See also Container 18, Korean trip; Container 43, Korean War; Containers 152-154, Korea; and Container 225, Korean War and World War II Court Martial Records</i>
	Administrative file, 1951
	*Contributions, 1951
	(5 folders)
BOX 100	Ku Klux Klan
	Florida, 1938-1939
	Greenville, S.C.
	Correspondence, 1939-1940
	(4 folders)
	Miscellaneous clippings and reports, 1939 1940
	Labor
	Agriculture <i>See also Container 107-108, Peonage</i>
	Migratory labor, 1953-1954
	Pennsylvania Migrant Labor Conference transcript, Pittsburgh, Pa., 1952
	Sharecroppers, 1936-1940, 1954
	(3 folders)
BOX 101	Southern Tenant Farmers' Union
	Correspondence, 1935-1937
	(2 folders)
	Kester, Howard
	Correspondence, 1935-1937
	Fund-raising, 1936-1937
	"Revolt of the Southern Tenant Farmers," 1935-1936
	(3 folders)
	Miscellaneous printed material, 1935, undated
	"Statement on Farm Tenancy," and "Supplement," for [Arkansas] Commission on Farm Tenancy, 1936
	Ward, Howard, defense, 1935
BOX 102	American Synthetic Rubber Corp., 1962-1963

Subject File, 1929-1968

Container

Contents

	Argonne Laboratories, Chicago, Ill., 1951-1953
	Arthur Murray Studio, Brooklyn, N.Y., 1952
	Atomic Energy Commission, Correspondence, 1950-1952 Press clippings and releases, 1951
	Battelle Research Institute, Columbus, Ohio, 1955-1956
	Bus drivers, Omaha, Neb., 1952
	*Cameron, Henry L., 1952-1956
	Chicago Housing Authority, Chicago, Ill., 1952
	Civil service *Cook, Margarete, 1944-1952 Miscellany, 1949-1955 *Vann, Edith, 1957-1960
	Congress of Industrial Organizations Correspondence, 1952-1954
BOX 103	Economic Outlook and fact sheets, 1952-1954 Political Action Committee reports, 1952-1956 (2 folders) Press releases, 1952 Printed material, 1952-1956, undated
	Conely v. Gibson, 1957-1958
BOX 104	Correspondence *A-O, 1949-1958 (11 folders)
BOX 105	*R-W, 1949-1958 (4 folders) *Customs bureaus, 1947-1952
	Dowling, Monroe, 1952
	Employment case studies and notes, 1952-1953, undated
	Fair Employment Practice Committee, 1952
	Firemen, 1949-1954, undated
	Hill, Herbert, 1954-1957
	Hotels, 1951-1953
	Inter-American Labor Bulletin, 1951-1952
BOX 106	Labor Department, 1950-1952
	Legislation, 1937, 1945, 1959
	Loyalty cases Barnes, Frank, 1948-1952 (2 folders) Griffin, Theodore, 1954 Miscellaneous, 1948-1955 (2 folders) Weyand, Ruth, 1956
BOX 107	Maritime workers Davis, Sylvester, 1948 Miscellaneous cases, 1947-1950 <i>S.S. Booker T. Washington</i> , 1947-1951

Subject File, 1929-1968

Container

Contents

- NAACP branch program, proposal, undated
- Oil workers
 - Complaint, President's Committee on Government Contracts, 1955
 - Correspondence, 1954-1958
 - Memoranda, 1954-1958
 - National Labor Relations Board, 1955-1956
- Panama Canal Zone, 1941-1951
- Peonage *See also Containers 100-101, Agriculture*
 - Arkansas, 1937-1940
 - Burns, Ruby (Virginia), 1937-1938
 - Correspondence, 1937-1940
 - Florida, 1937-1939
 - Georgia, 1939-1940, 1949-1953
- BOX 108
 - Miscellaneous cases, 1939-1941, 1947-1955
 - (2 folders)
 - North Carolina, 1939-1940
 - Perkins, Robert Lee (Louisiana), 1939-1940
 - Warren family (Virginia), 1947-1949
- Policemen, 1945-1955
- Post office
 - Alabama, 1953-1954
 - Davis, Richard H., 1955-1956
 - Miscellany, 1950-1957
- Printed material, 1950-1953
- Radio and television, 1950-1952
- BOX 109
 - Railroads
 - Houston, Charles, "Outline of Railway Labor Problems....," 1949
 - International Association of Railway Employees, 1954-1955
 - Miscellany, 1944, 1951-1958, undated
 - Railway Labor Act, 1953
 - Red caps, 1936-1940, 1950-1951
 - *Reynolds, Mary Lee, 1954
 - *Rutherford, Alvin, 1950-1952
- Teachers
 - Integration, 1950-1954
 - Jackson, Mary K., 1955
 - Shannon v. Board of Education of Nashville, Tenn., 1954-1955 *See also Container 243, same heading*
- Unions
 - Catering Industry Employees, 1951-1952
 - Correspondence, 1951-1956
- BOX 110
 - Distillery Workers, Local #16, Louisville, Ky., 1959-1960
 - *Hughes, Orville, 1947-1954
 - Printed material, 1949-1952, undated
 - Seafarers International
 - Barnes, Grover and Leopold Faulkner, 1951
 - Mobile, Ala., complaint, 1948-1949

Subject File, 1929-1968

Container

Contents

	Miscellany, 1938, 1950-1951
	Tampa, Fla., investigation <i>See also Container 98, American Federation of Labor investigation</i>
	Conference memoranda, 1939-1940
	Correspondence
	General, 1939-1940
	(2 folders)
BOX 111	Special, 1938-1940
	Legislation, 1936-1938
	Press clippings and releases, 1939-1940
	Yellow Cab Co., 1952-1953
	Lane Bryant Annual Awards, 1957-1959
	Leagues, 1954-1956
	Legislation, 1953-1955
	Lynching, Louisburg, N.C., 1935
	Masons, Prince Hall Grand Lodge, Legal Research Fund
	Annual reports, 1952-1962
	Conference of Grand Masters, Newark, N.J., 1952
BOX 112	Correspondence,
	1951-1956
	(6 folders)
BOX 113	1957-1959
	(3 folders)
	Financial records
	*Memoranda, 1951-1956
	*Reports, 1951-1957
	Memoranda, 1952-1960
	Publications, 1951-1960
	Reports, miscellaneous, 1949-1960
	*Miller, Moses L., 1954
	Miscegenation
	Knight, Davis, 1948-1949
	Miscellaneous cases, 1949-1955
BOX 114	Miscellaneous correspondence
	A, 1954-1961
	(6 folders)
	B
	*1950-1952
	1954-1958
	(4 folders)
BOX 115	1959-1960
	(2 folders)
	C
	1951-1954
	(2 folders)
	*1955-1961
	(5 folders)

Subject File, 1929-1968

<i>Container</i>	<i>Contents</i>
BOX 116	D *1951-1955 1956 *1958-1961 (2 folders) *E, 1951-1960 *F, 1952-1960 (4 folders)
BOX 117	G *1951-1959 (2 folders) 1960 *1961, undated H *1949-1959 (4 folders)
BOX 118	*1960, undated *I, 1954-1960 *J, 1950-1963 (4 folders) *K, 1950-1960 (2 folders) L 1951-1955 *1957-1960 (2 folders) *M, 1951-1961 (5 folders) *N, 1951-1960, undated
BOX 119	*O, 1951-1960 *P, 1951-1961 (4 folders) Q, 1953-1960
BOX 120	R *1951-1959 (3 folders)
BOX 121	*1960-1961 *S, 1949-1962, undated (6 folders)
BOX 122	*T, 1952-1960 (2 folders) *U, 1952-1960 *W, 1950-1960 (6 folders) *Y-Z, 1958-1960, undated
BOX 123	Mississippi State Bar, 1964

Subject File, 1929-1968

Container

Contents

	Moore, Harry T., 1951-1952 (bombing murder, Fla.) <i>See also Container 52, Groveland, Fla.;</i> and <i>Container 127, Florida</i>
	Clippings, 1951-1952
	Correspondence
	General, 1951-1952 (2 folders)
	Meacham, Stewart and Charlotte, 1951-1952
	Press, 1951-1952
	Fund-raising
	Contribution forms, 1952
	Correspondence, 1951-1952
	Miscellany, 1952
	Hughes, Langston, "The Ballad of Harry Moore," 1952
	Miscellany, 1952, undated
BOX 124	NAACP branches, 1951-1952
	Press releases, 1951-1952
	Protest letters, 1951-1952 (2 folders)
	Protest meetings, 1952 (2 folders)
	Public relations, 1951-1952 (2 folders)
	Publication drafts, 1952, undated
BOX 125	Statements, 1952, undated
	Work stoppage, 1952
	Moore, Ming & Leighton, Chicago, Ill., 1954
	Murray, Philip, Memorial Foundation
	Annual award, 1956-1959
	Film project, 1954-1958
	Funds, 1954-1955
	National Community Relations Advisory Council, 1957-1958
	National Civil Liberties Clearing House, 1955
	National Funeral Directors Association, N.J., 1959
	National Lawyers Guild, 1954-1956
	National Medical Committee, 1953-1954
	Navy <i>See also Containers 40-44, Armed Forces</i>
	*Department, 1946-1956 (2 folders)
	Seamen
	*Braxton, John, 1955-1957
	*Clark, Manuel, 1946-1954
BOX 126	Fuentes, Dilio, 1942-1945
	*Fullard, Jesse, 1954-1955
	*Miscellaneous cases, 1952-1956 (3 folders)
	Rollins, Walter, 1946-1953, undated
	New York

Subject File, 1929-1968

Container

Contents

- Negro Ballet Co., undated
New York City Youth Board News, 1954-1955
Port of Embarkation, Army Transport Command, discharge cases, 1947-1950, undated
Pearson, C. O., 1952-1955
Property
 *Coleman, Agnes, 1952-1953
 *Knight, Amanda, 1950-1951
Miscellaneous cases
 *1950-1951
 *1952-1955
 (4 folders)
 *Sweett, Mattie, 1950-1951
 *Turner, Samuel, 1954
 *Turner v. Bragg (Mass.), 1950-1952
*Provost, Mary, 1951
*Psychiatric ward patients, 1957-1959
Racial tension
 Florida, 1951-1953 *See also Containers 52-54, Groveland, Fla.*
 Miscellaneous incidents, 1944-1953, undated
Mississippi
 Correspondence, 1954-1955
 Emmett Till case, 1955-1956
 Howard, T. R. M., 1955-1956
 Lee, George W., 1955
 Riots *See also Container 71, Detroit, Mich., Riot of 1943*
 Correspondence, 1944-1950
 Publications and reports, 1944-1952
Reports, miscellaneous, 1960-1961, undated
*Reubel, Eunice, 1955
Schools *See also Containers 81-83, Education; and Containers 158-159, Teachers*
 General
 Actions taken by states, 1951-1955, undated
 Briefs, papers, and reports, 1952-1959, undated
 (2 folders)
 Correspondence, 1950-1963
 (2 folders)
 Memoranda, 1950-1959, undated
 Miscellany, 1952-1958, undated
 Newspaper clippings, 1948-1954, undated
 Printed material, 1950-1962, undated
 Reargument of Supreme Court school desegregation cases, 1953-1954
 Reports, 1955-1962, undated
 Regional Action in Higher Education, 1951-1953
 Secondary schools for Negroes, 1962
 Southern Regional Council, "A Report on School Desegregation, 1960-1961," 1960
 Teachers' rights, 1955-1956
States
- BOX 127
- BOX 128
- BOX 129
- BOX 130

Subject File, 1929-1968

Container

Contents

	Alabama
	Correspondence, 1950-1963
	Henderson, Emmett L., 1945-1948
	Hereford v. Huntsville Board of Education, 1962-1963
	Lee v. Macon County Board of Education, 1955-1963
	Miles College, Birmingham, 1962-1963
	Miscellany, 1946-1955, undated
	Mobile, 1955-1956
	University of Alabama, Tuscaloosa, 1956, undated
	Arizona, 1951-1954, undated
	Arkansas
	Correspondence, 1947-1962, undated
	(2 folders)
BOX 131	Court filings, 1949
	Miscellany, 1948-1958, undated
	California
	Correspondence, 1951-1956
	Miscellany, 1955, undated
	Pasadena, 1951-1955
	Colorado, 1956-1957, undated
	Delaware
	Belton v. Gebhart and Bulah v. Gebhart, 1951-1953
	Correspondence, 1953-1961
	Memoranda, 1953-1955
	Miscellany, 1951-1955, undated
	Redding, Louis, 1952-1955
	School desegregation plans and reports, 1954-1959, undated
	Florida
BOX 132	Correspondence, 1952-1961, undated
	Gibson v. Dade County School Board of Education, 1956-1957
	Holmes County teacher dismissal, 1965
	Miscellany, 1950-1956, undated
	Georgia
	Atlanta, 1950-1961
	Calhoun v. Latimer, 1958-1959
	Cheeseboro, Robert, 1953
	Correspondence, 1950-1959
	Georgia State College, Atlanta, 1956-1959 <i>See also Container 220, Hunt v. Arnold</i>
	Memoranda, 1950-1951, undated
	Miscellany, 1950-1959, undated
	University of Georgia, Athens, 1959-1961
	Illinois
	Alton School, 1947-1953, undated
	Cairo High School
	Background material, 1952-1953, undated
	Correspondence

Subject File, 1929-1968

Container

Contents

	Davis v. Schultz, 1952-1953 <i>See also Container 197, same heading</i>
BOX 133	General, 1951-1954 (2 folders) Kendricks, Hattie B., reinstatement of, 1953-1954 Drafts and reports, undated Memoranda, 1951-1954, undated Miscellany, 1951-1953, undated Press releases, 1952-1954 Printed material, 1950-1954, undated Correspondence, 1951-1963 Memoranda, 1952-1957, undated Miscellany, 1951-1957, undated Pulaski County, 1952 Research material, undated School desegregation reports, 1952-1956, undated
BOX 134	Indiana Correspondence, 1952-1953 Miscellany, 1946-1953, undated Reports, research drafts, and notes, 1946-1948, undated Kansas Brown v. Board of Education of Topeka Background material, 1951-1954, undated Correspondence, 1948-1956 (5 folders) Memoranda, 1948-1954 Miscellany, 1949-1951, undated
BOX 135	Correspondence, 1951-1954 Miscellany, 1949-1953, undated Kentucky Correspondence, 1951-1957, undated Louisville Municipal College Correspondence, 1950-1951 Miscellany, 1935-1936, 1950-1951, undated Miscellany, 1952-1956, undated Louisiana Correspondence, 1945-1959 (2 folders) Louisiana Education Association, 1953-1954 Miscellany, 1945-1956, undated Maryland Correspondence, 1950-1960 Maryland State Teachers College, Towson, 1950-1951 Miscellany, 1950-1956, undated Parker, Betty, 1950 St. Mary's County, 1955-1958
BOX 136	Testimony and opinion, 1950-1955, undated University of Maryland, College Park, 1950 1951

Subject File, 1929-1968

Container

Contents

	Massachusetts
	Miscellany, 1950-1954, undated
	Springfield
	Curricula outlines, 1943, undated
	Printed material, 1940-1944, undated
	Michigan, 1952-1960, undated
	Miscellaneous, 1950-1959
	Mississippi, 1950-1961, undated
	Missouri
	Brooks v. School District of the City of Moberly
	Correspondence, 1955-1959
	(2 folders)
	Miscellany, 1955-1959, undated
	Correspondence, 1948-1957
BOX 137	Miscellany, 1948-1956, undated
	St. Louis
	Correspondence, 1949-1950
	Miscellany, 1947-1956
	New Jersey
	Englewood
	Correspondence, 1953-1955
	Maps, 1953-1954 <i>See Oversize</i>
	Miscellany, 1938, 1954-1955, undated
	Correspondence, 1951-1957
	Miscellany, 1945-1953, 1961, undated
	Printed material, 1952-1957
	New Mexico, 1951-1955, undated
	New York
	Amityville, 1954-1957, undated
BOX 138	Brooklyn
	Correspondence, 1955-1957
	Information packet, 1956
	Memoranda, 1955-1956
	Miscellany, 1956-1957
	Champlain College, Plattsburg, 1952-1953, undated
	Corona, 1956, undated
	Correspondence, 1949-1960
	Department of Education, 1956-1960
	Freeport School District No. 9, 1949-1951
	Hempstead School District No. 1
	Correspondence, 1948-1954
	Letters to parents, undated
	Memoranda, 1949-1951
	Miscellany, 1948-1952
	Intergroup Committee on New York's Public Schools
	Agendas and minutes, 1955-1958

Subject File, 1929-1968

Container

Contents

	Conferences
	"Children Apart," New York City, 1954
	"For All Our Children," New York City, 1955
	"Children Together," New York City, 1956
BOX 139	Correspondence, 1955-1957
	Memoranda, 1954-1958
	Miscellany, 1954-1956, undated
	Jamaica School District, 1953-1954, undated
	Memoranda
	General, 1951-1959
	Integration of New York City schools, 1956-1957
	Miscellany, 1950-1957, undated <i>See also Oversize</i>
	Public Education Association study, 1955
	"Report of the Citizen's Committee on Racial Balance to the Mount Vernon Board of Education," 1963-1964
	Traphagen School of Fashion, New York City, 1950
BOX 140	North Carolina
	Caswell County, 1958-1959
	Charlotte City School Board, 1948
	Covington v. Edwards, 1958-1960 <i>See also Container 193, same heading</i>
	Correspondence, 1950-1963, undated
	(3 folders)
	Durham, 1958-1963
	Holt v. Raleigh City Board of Education, 1958
	Miscellany, 1950-1960, undated <i>See also Oversize</i>
	Troy, 1954
	Ohio, 1952-1956, undated
	Oklahoma, 1952-1957
BOX 141	Pennsylvania
	Chester
	Correspondence, 1946, 1954-1955
	Miscellany, 1914, 1946-1955, undated
	*Retainer lists, 1954
	Correspondence, 1952-1957
	Girard College, Philadelphia
	Correspondence, 1953-1959
	Legal documents, 1957-1958
	Miscellany, 1948-1956, undated
	"Oxford Equality and Democracy," Lincoln University Student Chapter, NAACP, circa 1950
	West Chester, 1939, 1954-1955, undated <i>See also Oversize</i>
	Willow Grove, 1952-1955, undated <i>See also Oversize</i>
	South Carolina
	Clarendon County
	Correspondence, 1951-1952
	Miscellany, 1951-1952
BOX 142	Correspondence, 1947-1961

Subject File, 1929-1968

Container

Contents

	Miscellany, 1947-1955, undated
	Tennessee
	Correspondence, 1950-1959
	Goss v. Board of Education of Knoxville, 1959-1960 <i>See also Container 201, same heading</i>
	University of Tennessee, Knoxville
	Correspondence, 1950-1953
	Miscellany, 1950-1960, undated
	Texas
	Correspondence, 1947-1960
	(2 folders)
BOX 143	Dallas, 1956-1962
	(3 folders)
	Eules, 1949-1951
	Memoranda, 1949-1954
	Miscellany, 1948-1955, undated
	Newspaper clippings, 1949-1955, undated
	San Antonio, 1952-1953
	University of Texas, Austin, 1947-1953
	United States military posts
	Correspondence, 1953-1961
	Memoranda, 1953-1954
	Simmons v. Edwards, 1959-1961 <i>See also Container 245, same heading</i>
BOX 144	Virginia
	Charlottesville
	Adult Leadership Workshop on Desegregation, 1958
	School case, 1958-1959
	Correspondence, 1947-1963
	(2 folders)
	Court documents, 1946-1950, undated
	Gray Commission, 1955-1956
	King George County, 1946-1948
	Memoranda, 1946-1959
	Miscellany, 1947-1959, undated
	Prince Edward County, Davis case
	Correspondence, 1951-1960
	(2 folders)
BOX 145	Trial transcript, 1952
	(2 folders)
	Reports, 1948-1959
	West Virginia
	Correspondence, 1950-1958
	Miscellany, 1953-1956, undated
	Sit-in demonstrations, 1960
	Smith, A. Maceo, 1950-1954
	Soldier troubles
	Discharges

Subject File, 1929-1968

Container

Contents

	Dedmon, Jesse
	*Cases, 1950-1954
	(2 folders)
	*Correspondence and reports, 1950-1954
	(2 folders)
BOX 146	*Miscellaneous cases, 1950-1954
	(4 folders)
	Reeves, Frank <i>See also Container 30, same heading</i>
	Discharge review cases
	Air Force, 1954-1960
	Army
	*1954
	1955-1960
	Navy, 1954-1960
	*Unfiled, 1956
	Evans, James, 1955-1960
BOX 147	Individual cases
	*Banks, James, 1950-1951
	*Baynes, Claude, 1953
	Bellot, Joseph
	*Correspondence, 1944-1948
	*Miscellany, 1944
	*Bennett, John, 1955-1958
	*Bostwick, Eugene, 1954
	Boyce, Harold, 1951-1954
	*Brewer, Fred, 1951-1953
	*Brown, David, 1953
	*Brown, Percy, 1949-1951
	*Bullock, James, 1950-1952
	Burns v. Wilson <i>See also Container 188, same heading</i>
	*Cardiff, Ira, 1951-1955
	Correspondence, 1949-1954
	(2 folders)
	*Dennis, Calvin, 1951-1954
	Memoranda, 1950-1953, undated
	Press releases and clippings, 1952-1955
BOX 148	Carter, Norman
	*Correspondence, 1951-1953
	Legal documents, 1949
	*Cole, Frank, 1947-1953
	Copeland, Raymond, 1955
	Crosslin, Paul, 1951-1953
	Dandridge, Joseph, 1941-1952
	Devone, James
	*Correspondence, 1946-1947
	Legal documents, 1946
	*Dixione, Ario, 1954-1955

Subject File, 1929-1968

Container

Contents

	Fisher, Frank, and Edward Lorry ("Army 'Scottsboro' case")
	Correspondence, 1943-1945
	Legal documents, 1944
	Press releases and printed material, 1943 44, undated
	*Ford, Ruby, 1949-1951
BOX 149	Freeman, Edward, 1954
	*Gibson, Conner, 1956
	*Gray, John, 1959-1960
	*Green, Kenneth, 1953
	*Grier, Ralph, 1946-1952
	*Halsey, Everett, 1952-1954
	*Harper, Marcellus, 1951-1953
	*Harrell, Howard, 1954-1956
	*Hart, James, 1957-1958
	*Haste, Harry, 1952-1953
	Hill, Charles, 1951, undated
	Hill, Samuel, 1945-1949
	*Holt, Milton, 1945-1950
	*Johnson, Theodore, 1952-1956
	*Jones, Willie, 1949-1954
	*King, Nathaniel, 1950-1952
	Landeros, Albert, 1955-1956
	*Laster, Daniel, 1949-1952
	*Lesesne, Sprunt, 1952-1953
	*Mann, Joseph, and Albert Myers, 1953-1955
	*Marcial, Joseph, 1951-1952
BOX 150	*McGary, Leroy, 1944-1955
	*Nelson, W. H., 1955
	*Nichols, Russell, 1956
	*Norris, Willie, 1951-1952
	*Osborn, Floyd, 1951-1952
	*Ramsey, Dallas, 1944-1951
	*Reese, Charles, 1957-1958
	*Riggins, James Lee, and Chastine Beverly, 1951-1953
	*Ruffin, William, 1951
	*Sanders, Edna, 1954
	*Shanklin, Norman, 1952
	*Smithey, Robert, 1956-1958
	*Spear, Ben, 1943-1951
	Spurling, Roy
	*Correspondence, 1953
	*Legal documents, 1952
	*Steen, Leroy, 1949-1951
	*Tapp, James, 1945-1953
	*Thompson, Clifford, 1953-1954
	*Todd, James, 1945

Subject File, 1929-1968

Container

Contents

BOX 151	<u>*Towns, Donald, 1951-1954</u>
	Turner, James
	<u>*Correspondence, 1947-1951</u>
	Legal documents, 1948-1951, undated
	<u>*Walker, Herbert, 1953</u>
	Walker, Lawrence, 1951
	Washington, George
	<u>*Correspondence, 1953</u>
	<u>*Legal documents, 1952</u>
	Watson, Jackie
	<u>*Correspondence, 1954</u>
	<u>*Legal documents, 1953</u>
	Whiteside, Henry
	<u>*Correspondence, 1947</u>
<u>*Legal documents, 1946</u>	
BOX 152	<u>*Whyte, Joe, 1951</u>
	<u>*Williams, Elias, 1948</u>
	<u>*Willis, Lawrence, 1953-1956</u>
	<u>*Wilson, Joseph, 1953</u>
	<u>*Wise, Frederick, 1945, 1952</u>
	Korea <i>See also Container 18, Korean trip; Container 43, Korean War; Container 99, Korea, defense fund; and Container 225, Korean War and World War II Court Martial Records</i>
	Greenberg, Jack, 1950-1952
	Individual cases
	<u>*Baber, William H., 1951-1952</u>
	<u>*Bryant, Carsin, 1951-1953</u>
	<u>*Butler, Thomas, 1951-1952</u>
	<u>*Drummond, Harry B., 1950-1953</u>
	Gilbert, Leon
	<u>*Correspondence, 1950-1953,</u> (2 folders)
Legal documents, 1950, undated	
Press clippings and releases, 1950-1951	
<u>*Harris, Harold, 1951-1953</u>	
<u>*Harvey, Bennie, and Austin Wilson, 1951 1953</u>	
<u>*Hubbard, James, 1951-1954</u>	
<u>*Paulfrey, Peter, 1950-1951</u>	
<u>*Reed, Nathaniel, 1950-1954</u>	
BOX 153	Riddick, John
	<u>*Correspondence, 1951-1954</u> (2 folders)
	Legal documents, undated
	<u>*Rowland, James, 1952-1953</u>
	<u>*Simmons, Willie, 1950-1952</u>
	<u>*Williams, Luther, 1950-1953</u>
	Judge Advocate General, 1950-1953
	List of court martial cases, undated

Subject File, 1929-1968

Container

Contents

	Marshall, Thurgood
	Press releases, 1950-1951
	"Report on Korea," 1951
	Speaking tour
	Correspondence, 1950-1951
	(2 folders)
	Memoranda and printed material, 1950-1951
BOX 154	Trip to Korea
	Correspondence, 1950-1951
	Memoranda, 1950-1951
	*Miscellaneous court martial cases, "A-W," 1950-1954
	(3 folders)
	Miscellaneous cases
	*A-B, 1951-1963
	(5 folders)
BOX 155	*C-H, 1946, 1951-1963
	(11 folders)
BOX 156	*I-P, 1950-1963
	(13 folders)
BOX 157	*R-Y, 1950-1963
	(12 folders)
BOX 158	Police brutality, 1951-1955
	South Africa, railway case, 1953
	Southern Conference Educational Fund
	Publications, 1952-1956
	"Southwide Conference on Compliance with the Supreme Court Decision on Segregation in Public Schools," 1955
	Southern Education Reporting Service, 1955
	Southern Regional Council, 1959-1963
	Southern Regional Educational Board publications, 1955-1956
	Taft-19Hartley Act, 1947-1953
	Teachers <i>See also Containers 81-83, Education; and Containers 128-145, Schools</i>
	Michigan, 1955
	Salary cases
	Georgia
	Davis v. Cook <i>See also Containers 195-196, same heading</i>
	Bulletins and clippings, 1941 50, undated
	Correspondence, 1940-1951, undated
	(2 folders)
	Miscellany, 1947-1954, undated
BOX 159	Mississippi
	Bates v. Batte <i>See also Container 183, same heading</i>
	Correspondence, 1948-1952
	(4 folders)
	Memoranda, 1947-1952
	Miscellany, 1950-1952, undated
	Press releases and clippings, 1946-1951, undated

Subject File, 1929-1968

Container

Contents

- Review of teacher salary cases, 1945-1949
- West Virginia, 1947-1951, undated
- Tennessee, 1955-1956
- Tenure laws, historical review
 - Alabama, 1955
 - Arkansas, 1953-1954, nd.
 - Delaware, 1955
 - Virginia, 1955-1959
 - Union, New York, N.Y., 1955
- BOX 160** Tobias, Channing, 1954
- Transportation
 - Airports
 - Brisbane v. High Point Airport Authority, 1957-1959
 - Civil Aeronautics Administration, 1955-1957, undated
 - Miscellaneous cases, 1949-1957, undated
 - Bus companies
 - Boycotts
 - Montgomery, Ala., Browder v. Gayle, 1956-1957
 - Tallahassee, Fla., 1956-1957
 - Flemming v. South Carolina Electric Co., 1955 1957 *See also Container 200, same heading*
 - Correspondence, 1955-1957
 - Press releases and clippings, 1955-1956
 - Greyhound, 1950-1957
 - McGlockton, Edward, 1951-1954
 - Miscellaneous cases, 1951-1958
 - (2 folders)
- BOX 161** North Carolina v. Jackson, 1954-1955 *See also Container 241, same heading*
- Payne, Fred, 1951-1955
- Saxon v. Smokey Mountain Stages, Inc., 1949 53
- Speed v. City of Tallahassee, Fla., 1957-1958
- Williams v. Georgia Public Service Comm'n, 1957-1958
- Correspondence, 1951-1957
 - (4 folders)
- Hurley, Ruby, 1955
- Interstate Commerce Commission *See also Containers 96-97, same heading*
 - General, 1950-1957
 - LeFlore, John L., railway case, 1952-1954
- BOX 162** NAACP v. Saint Louis & San Francisco Ry., 1954 56 *See also Container 241, same heading*
- Printed material, 1945, 1954
- Publicity and press releases, 1953-1955, undated
- Melvin, Fletcher Hut, 1947-1951
- Miscellany, 1947-1956, undated
- Urban League, 1954-1961
- Veterans Administration
 - Correspondence, 1946-1955, undated
 - Labor dispute, Tolly Broady, 1950-1951

Subject File, 1929-1968

Container

Contents

	Mountain Home Employees Association, 1955
	Printed material, 1944-1952
	Veterans' complaints
	Individual cases
	*Armstrong, Henry, 1953-1954
	*Barnes, Stanley, 1951-1955
BOX 163	*Batchelor, LaFerena, 1951-1954
	*Blackman, Charlie, 1951
	*Bowman, Walter Lee, 1955
	*Brown, Albert, 1955-1956
	*Brown, Charles, 1950-1954
	*Cathey, James, 1952-1960
	*Chambers, Jesse, 1954-1958
	*Chappelle, John, 1956-1957
	*Clark, Eddie, 1950-1952
	*Clark, Ira, 1954-1955
	*Daniels, Anthony, 1950-1956
	*Davis, John, 1956-1960
	*Ford, Ronald, 1954-1958
	*Fuller, Lloyd, 1953
	*Jones, Belton, 1957-1958
BOX 164	*Kirksey, John, 1954-1956
	Landes, Burton, 1953-1955
	*Lemore, Erma, 1956-1957
	*Lewis, Robert, 1957-1960
	*Mitchell, John, 1951-1954
	*Moutras, Norman, 1959-1960
	Napier, George, 1960
	*Peak, Charles, 1952-1955
	*Peterson, Melvin, 1954-1955
	*Sales, Charles, 1955-1960
	*Simpson, Durrah, 1949-1960
	*Sims, Robert, 1955
	*Smith, Brisco, 1952-1953
	*Spencer, Eugene, 1954-1955
	*Turner, Thomas, 1953-1959
	(2 folders)
BOX 165	*Wiggins, Samuel, 1955-1956
	*Wilkerson, Edward, 1956-1959
	*Williams, Alonzo, 1955-1956
	*Williams, Jerry, 1956-1960
	*Wilson, Reginol, 1955
	Miscellaneous cases
	*A-B, 1950-1961
	(6 folders)
BOX 166	*B-C, 1952-1961
	(10 folders)

Subject File, 1929-1968

<i>Container</i>	<i>Contents</i>
BOX 167	<u>*D-F, 1950-1960</u> (5 folders)
BOX 168	<u>*G-H, 1950-1960</u> (6 folders)
BOX 169	<u>*H-J, 1951-1961</u> (8 folders)
BOX 170	<u>*K-M, 1950-1962</u> (7 folders)
BOX 171	<u>*N-R, 1954-1960</u> (8 folders)
BOX 172	<u>*S-T, 1950-1960</u> (8 folders)
BOX 173	<u>*U-Z, 1951-1960</u> (7 folders) Veterans' hospitals <u>*Correspondence, 1950-1954</u> Press releases, 1950-1953 Veterans' housing, 1951-1952 Veterans' organizations Correspondence, 1946-1951 Miscellany, 1950-1951, undated
BOX 174	Voter registration Alabama Bullock and Macon Counties, 1950-1954 Correspondence, 1950-1956, undated Henry County, 1949-1951, undated Mobile Affidavits, 1944-1946 Correspondence, 1944-1946 Correspondence, 1936-1959 Miscellany, 1950-1958, undated Mississippi Correspondence, 1957 Darby v. Daniels, 1957-1959 <i>See also Container 194, same heading</i> Forrest County Affidavits, 1952-1956 Correspondence, 1952-1957 North Carolina Affidavits, 1936-1940, undated
BOX 175	Correspondence, 1936 Lassiter v. Northampton County Bd. of Elections, 1957-1959 <i>See also Container 231, same heading</i> Wallace, Fred, Voter Education Project, 1967-1968 <i>See also Oversize</i> Waring, J. Waties Correspondence, 1950-1952 Miscellany, 1950-1953, undated <u>*Weaver, Maurice M., 1952</u>

Subject File, 1929-1968

Container

Contents

Welfare assistance
 *Correspondence, 1945-1954
 Miscellany, 1947-1953
Wesley, Carter, 1948-1950
Worker's Defense League, 1950-1953
Wright, Herbert, 1954-1955
Wright, Louis T., memorial, 1953
Wyland, Ben
 Correspondence, 1956-1959
 (2 folders)
 Miscellany, 1950-1952, undated

BOX 176-264

Legal Case File, 1915-1967

Records of NAACP Legal Defense and Educational Fund litigation, including correspondence, memoranda, notes, newspaper clippings, printed matter, briefs of cases, petitions, writs, affidavits, depositions, exhibits, legal memoranda, resolutions, orders, judgments, and trial or hearing transcripts.

Arranged alphabetically by case name. A partial card index to cases, 1956-1964, is filled at the beginning of the series. Cases with multiple folders are further organized by general record type: correspondence, background material, legal documents, printed case records, and related case material for records of a lower court, counter actions, and test cases. A parenthetical note after each case name indicates the type of case (e.g., criminal law, education, housing) and the state in which the litigation took place. For category descriptions and a list of cases by category and state, see the index.

BOX 176

Index, 1956-1964
Abbington v. Board of Education of Louisville, Ky., undated (education, Ky.)
Abernathy v. Izzard, 1955 (education, Ark.)
Acheson v. Murakami, 1949 (miscellaneous: citizenship of Nisei, Calif.)
Adams v. Maryland, 1953 (criminal law, Md.)
Adler v. Board of Education of the City of New York, 1951 (miscellaneous: communist teachers barred, N.Y.)
Afro-American Co. v. Owen (miscellaneous: free press, Md.)
 Correspondence and background material, 1957
 Printed records, 1957
 Related case, Owen v. Afro-19American Co., 1956
Alabama v. Allen, 1964-1965 (civil rights protest demonstrations, Ala.)
Alabama v. Fikes, 1953 (criminal law, Ala.)

BOX 177

Alabama v. Gray, 1964 (civil rights protest demonstrations, Ala.)
 (6 folders)

BOX 178

 (1 folder)
Alabama v. Hanson, 1963 (civil rights protest demonstrations, Ala.)
Alabama v. Johnson (public accommodations, Ala.; *also* civil rights protest demonstrations)
 Correspondence and background material, 1964-1965
 Legal documents, 1963-1964
 Related cases
 Duncombe v. Alabama, 1963
 Montgomery v. Alabama, 1963

Legal Case File, 1915-1967

Container

Contents

- BOX 179**
- Alabama v. Robinson, 1963 (civil rights protest demonstrations, Ala.)
 - Alabama v. Tuskegee Civic Ass'n, 1957 (civil rights protest demonstrations, Ala.)
 - Alexander v. Texas, 1954 (labor, Tex.)
 - Allen v. Louisiana State Bd. of Education, 1961 (education, La.)
 - Allen v. Masters, 1952 (education, Tex.)
 - Amer v. Superior Court of Calif.(housing, Calif.)
 - Legal documents, 1947
 - Related case, Kim v. Superior Court of Calif., 1947
 - American Jewish Congress v. Arabian Amer. Oil Co., 1959 (labor, N.Y.)
 - Anderson v. Board of Education of the County of Mercer, W.Va., 1955 (education, W.Va)
 - Andrews v. Cook, 1955 (education, Ga.)
 - Angel v. Louisiana State Bd. of Education, 1956 (education, La.)
 - Arnaud v. Arnaud's Restaurant, 1964 (public accommodations, La.)
 - Arrington v. Alabama (criminal law, Ala.)
 - Correspondence and background material, 1950
 - Legal documents, 1949-1950
 - Ashley v. School Bd. of Gloucester County, 1949 (education, Va.)
 - Askew v. Benton Harbor Hous. Comm'n (housing, Mich.)
 - Background material, 1955
 - Correspondence, 1951-1956
 - Legal documents, 1955-1956
- BOX 180**
- Atkins v. Matthews, undated (education, Tex.)
 - Avent v. North Carolina (civil rights protest demonstrations, N.C.)
 - Correspondence, 1960-1962
 - Background material, 1962
 - (2 folders)
 - Legal documents and printed records, 1962
 - Related case, North Carolina v. Avent, 1960
 - (2 folders)
 - Avery v. Wichita Falls Indep. School Dist. (education, Tex.)
 - Correspondence, 1956
 - Legal documents, 1956
 - Ayer v. Mann, 1949 (education, Ill.)
 - Bacon v. Local 9, Bricklayers and Tile Setters Union, 1949 (labor, Calif.)
 - Bailey v. Smith, circa 1953 (recreation, Kan.)
 - Bailey v. Virginia, 1950 (criminal law, Va.)
- BOX 181**
- Bailey v. Wilkins (miscellaneous: NAACP branch dispute, N.Y.)
 - Correspondence and background material, 1950 1951
 - Legal documents, 1950, undated
 - (2 folders)
 - Banks v. Alabama (civil rights protest demonstrations, Ala.)
 - Legal documents, 1963-1964
 - Related case, Allen v. Alabama, 1963
 - Banks v. Housing Auth. of the City and County of San Francisco, Calif. (housing, Calif.)
 - Correspondence, 1952-1953
 - (2 folders)
 - Legal documents, 1952

Legal Case File, 1915-1967

Container

Contents

	Printed records, 1953
BOX 182	Barkley v. Tennessee, undated (criminal law, Tenn.) Barnes v. City of Gadsden, Ala. (housing, Ala.) Correspondence, 1957-1959 (2 folders) Background material, 1953, 1958, undated Legal documents General file, 1958-1959 Exhibits, 1958 Transcripts, 1958-1959 Printed records, 1958-1959
BOX 183	Barrett v. Jewett, 1950 (criminal law, Va.) Barrows v. Jackson, 1950-1952 (housing, Calif.) Bates v. Batte (education, Miss.) <i>See also Container 159, same heading</i> Correspondence, 1947-1951 (2 folders) Background material, 1949-1950, undated (2 folders) Legal documents General file, 1948-1950, undated (2 folders)
BOX 184	(1 folder) Transcript, 1949 Printed records, 1950, undated (2 folders)
	Batterson v. Omaha Post Number One of the Am. Legion, 1948 (miscellaneous: communists excluded from organization, Neb.) Battle v. Wichita Falls Junior College, 1951-1953 (education, Tex.) Beal v. Holcombe, 1951 (recreation, Tex.) Beauharnais v. Illinois, 1952 (miscellaneous: free press, Ill.) Becknell v. Trig Inc., 1957 (public accommodations, Kans.) Bell v. Board of Educ., Amityville, N.Y., 1955 1956 (education, N.Y.)
BOX 185	Benjamin v. Louisville & Nashville R.R., circa 1944 (labor, Ky.) Betts v. Easley, 1946 (labor, Kans.) Bishop v. Doyle, 1948 (education, D.C.) Bishop v. Statler Hotels, 1957 (public accommodations, Mich.) Blount v. School Bd. of Isle of Wight County, Va., undated (education, Va.) Blue v. Durham Public School Dist., 1949 (education, N.C.) <i>In re</i> Board of Education, Union Free School Dist. 9, Town of Hempstead, N.Y., 1949-1950 (education, N.Y.) Board of Supervisors of La. State Univ. v. Tureaud, 1955 (education, La.) Boldan v. Allen, 1964 (public accommodations, Fla.) Booker v. Tennessee Bd. of Educ. (education, Tenn.) Background material, 1954-1956 (2 folders) Legal documents and printed records General file, 1955-1957

Legal Case File, 1915-1967

Container

Contents

- Transcript, 1955
- Borough v. Jenkins, 1955 (education, Okla.)
- BOX 186** Bowler v. School Bd. of the City of Richmond, 1942 (education, Va.)
- Boyd v. Board of Control of Fla. (education, Fla.)
- Correspondence, 1949-1951
- Legal documents, 1949-1950
- Related cases, Florida *ex rel.* Maxey; Hawkins; Lewis; etc. v. Board of Control of Fla., 1949-1950
- Boyer v. Garrett, 1948 (recreation, Md.)
- Boynton v. Virginia, 1959-1960 (public accommodations, Va.; *also* transportation)
- Bradshaw v. Whigam, 1965-1966 (public accommodations, Va.)
- Breslow v. Wilson (education, N.Y.)
- Background material, 1949, undated
(2 folders)
- Legal documents, 1948-1951
(3 folders)
- Brewer v. Hoxie School Dist. No. 46 of Lawrence County, Ark. (education, Ark.)
- Background material, 1944
- Printed records, 1956
- Related case, Hoxie School Dist. No. 46 of Lawrence County, Ark. v. Brewer, 1955
- Bright v. NAACP, 1951 (miscellaneous: NAACP finances, N.Y.)
- Bright v. Union Parish School Bd., 1954 (education, La.)
- Brooks v. City School Bd. of Galax, Va., 1959 (education, Va.)
- BOX 187** Brown v. Baldi (criminal law, Pa.)
- Background material and legal documents, 1953 1954
- Printed records, 1954
- Brown v. Board of Educ. of Calvert County, Md., 1937 (education, Md.)
- Brown v. Board of Trustees, Lagrange Independent School District, 1951 (education, Tex.)
- Brown v. County Court of Kanawha County, W.Va., circa 1959 (public accommodations, W.Va., *also* transportation)
(2 folders)
- Brown v. Hanna, 1945 (transportation, W.Va.)
- Brown v. Long, 1957 (education, Okla.)
- Brown v. Ramsey, 1948-1949 (education, Ark.)
- Brown v. S.C. Elec. and Gas Co., 1956 (transportation, S.C.)
- Brown v. Southern R.R. Co., 1947 (transportation, Va. and other southern states)
- Brown v. Union Free School District No. 16, Nassau County, N.Y., 1951 (education, N.Y.)
- Bruce v. Stilwell, 1954 (education, Tex.)
- Bryan v. Austin, 1956-1957 (education, S.C.)
- Bryant v. Mayor and City Council of Baltimore, 1950 (recreation, Md.)
- Buchanan v. Warley; Harris v. Louisville, 1915-1929 (housing, Ky.)
- Bulah v. Gebhart, 1950-1951 (education, Del.)
- Burkman v. Liddy, 1942 (housing, Calif.)
- Burleigh v. Weakley, 1956 (education, Calif.)
- BOX 188** Burns v. Wilson (armed forces; *also* criminal law) *See also Container 147, same heading*
- Correspondence, 1949-1952, undated
(3 folders)

Legal Case File, 1915-1967

Container

Contents

	Background material, undated
	Legal documents and printed records, 1952-1953
	Related cases
	Burns v. Lovett, 1949-1952
	(2 folders)
BOX 189	Dennis v. Lovett, 1952
	(2 folders)
	Burroughs v. Sanitary Dist. of Chicago, 1951 (public accommodations, Ill.)
	Burt v. Foust, 1950 (miscellaneous: exclusion from American Bowling Congress, Ohio)
	Butler v. Matthews, 1950 (education, Tex.)
	Butler v. Wilemon, 1949 (education, Tex.)
	Byars v. White, 1955-1956 (recreation, Tex.)
	Byrd v. Brice, 1952 (elections, La.)
	Byrd v. City of New Orleans, 1948 (civil rights protest demonstrations, La.)
	Cains v. Green, 1953 (education, Tex.)
	Camp v. Recreational Bd. for the District of Columbia, 1951 (recreation, D.C)
	Capel v. Shaw, 1949 (criminal law, N.Y.)
	Carr v. Cole, 1957 (education, Okla.)
	Carson v. Board of Educ. of McDowell Co., N.C., 1955-1957 (education, N.C.) <i>See also same Container, Carson v. Warlick</i>
	Carson v. Warlick, 1956 (education, N.C.) <i>See also same Container, Carson v. Board of Educ. of McDowell Co., N.C.</i>
	Carter v. City of Birmingham, 1965 (civil rights protest demonstrations, Ala.)
	Carter v. School Bd. of Arlington County, Va., 1950 (education, Va.)
BOX 190	Cassell v. Texas, 1949 (criminal law, Tex.)
	Castle Hill Beach Club, Inc., v. Arbury, 1955 (public accommodations, N.Y.)
	Cavers v. Grasheim, 1961 (criminal law, N.Y.)
	Chandler v. Fretag, 1952 (criminal law, Tenn.)
	Christian v. Moore, 1952 (education, Tex.)
	City of Birmingham v. Monk, 1950 (housing, Ala.)
	City of Darlington v. Stanley, 1960-1961 (civil rights protest demonstrations, S.C.)
	City of Jacksonville v. Watkins, 1946 (transportation, Fla.)
	City of Montgomery v. Montgomery Improvement Ass'n, 1956 (public accommodations, Ala.)
	City of Wichita v. Morton, 1948 (public accommodations, Kans.)
	Civil Rights Congress of the City and County of San Francisco v. Warren, 1950 (criminal law, Calif.)
	Clark v. Flory, 1956 (recreation, S.C.)
	Clark v. Michigan, 1956 (criminal law, Mich.)
	Clark v. Sandusky, 1951 (housing, Ill.)
	Clemons v. Alabama, 1964 (civil rights protest demonstrations, Ala.)
BOX 191	Clemons v. Board of Educ. of Hillsboro, Ohio, (education, Ohio)
	Correspondence, 1954-1956, undated
	Background material, 1954, undated
	Legal documents, 1954-1956
	Printed records, 1955, undated
	Cohen v. Public Hous. Admin.(housing, Ga.)
	Correspondence, 1956-1959

Legal Case File, 1915-1967

Container

Contents

	Background material, 1952-1957 (2 folders)
	Legal documents and printed records, 1957
BOX 192	Related case, Heyward v. Public Hous. Admin., 1952-1956, undated (3 folders)
	Coke v. City of Atlanta (public accommodations, Ga.; <i>also</i> transportation)
	Correspondence, 1958-1960
	Legal documents, 1959, undated
	Colbert v. Coney Island (public accommodations, Ohio)
	Legal documents, 1953-1955, undated
	Related cases, 1954-1956
BOX 193	Combre v. John McNeese State College, 1954 (education, La.)
	Comings v. City of Charleston, 1960-1961 (recreation, S.C.)
	Commission against Discrimination v. Pelham Hall Apts., Inc., 1957-1958 (housing, N.Y.)
	Commission on Civil Rights <i>ex rel.</i> Tilley v. International Bhd. of Elec. Workers Local 35; Commission on Civil Rights <i>ex rel.</i> Stewart v. International Bhd. of Elec. Workers Local 35, 1951 (labor, Conn.)
	Conley v. Wilkin, 1950 (education, Ill.)
	Connecticut v. Higgs, 1953-1955 (criminal law, Conn.)
	Constantine v. Southwestern La. Inst., 1954 (education, La.)
	Cook v. Board of Educ. of Prince George's City, Va., 1938-1940 (education, Va.)
	Corbin v. Board of Educ. of Pulaski County, Va., 1949-1950 (education, Va.)
	Covington v. Edwards, 1955-1959 (education, N.C.) <i>See also Container 140, same heading</i>
	Background material, 1958-1959
	Legal documents and printed records, 1955-1959
	Crawford v. Maher, 1952 (housing, N.J.)
	Cruikshank v. Alabama, 1964 (civil rights protest demonstrations, Ala.)
BOX 194	Curators of the Univ. of Mo. v. Bell, 1950 (education, Mo.)
	Daniels v. North Carolina (criminal law, N.C.)
	Background material, 1949-1950
	Legal documents, 1949-1950
	Darby v. Daniel (elections, Miss.) <i>See also Container 174, same heading</i>
	Background material, 1954-1957, undated
	Legal documents
	General file, 1957-1958
	Deposition, 1958
	Transcript, 1958
	Dargon v. Yellow Cab Co. of Pittsburgh, 1952 (labor, Pa.)
BOX 195	Davis v. Arn (labor, Ala.)
	Correspondence, 1950-1953
	Background material, undated
	Legal documents, 1951-1952
	Printed records, 1952
	Davis v. Cook (education, Ga.) <i>See also Container 158, same heading</i>
	Correspondence, 1947-1950
	Background material, 1944-1950, undated (3 folders)

Legal Case File, 1915-1967

Container

Contents

	Legal documents
	General file, 1943-1948
	(1 folder)
BOX 196	(2 folders)
	Transcripts, 1947-1948
	(4 folders)
	Printed case records, 1949
	Davis v. Saint Louis Hous. Auth. (housing, Mo.)
	Correspondence, 1953-1956
	Background material, 1953-1954
BOX 197	Legal documents, 1953-1956
	Davis v. Schnell, 1949 (elections, Ala.)
	Davis v. Schultz, 1955 (education, Ill.) <i>See also Container 132, same heading</i>
	Dawson v. Farnsley, circa 1950 (education, Ky.)
	Dawson v. Mayor and City Council of Baltimore, Md. (recreation, Md.)
	Background material, 1947-1955, undated
	Dawson v. Mayor and City Council of Baltimore, Md. (recreation, Md.)
	Legal documents, 1952-1956
	Printed records, 1954, undated
	Related cases
	Issacs v. Mayor and City Council of Baltimore, 1955-1956
	Lonesome v. Maxwell; Lonesome v. Peverley, 1952-1954
	Mayor of Baltimore v. Dawson, 1955
	Day v. Atlantic Greyhound Corp., 1948 (transportation, Va.)
	DeAngelis v. Board of Liquor License Comm'rs for Baltimore, Md., circa 1955
	(miscellaneous: liquor licensing, Md.)
	Delgado v. Bastrop Indep. School Dist., 1948 (education, Tex.)
	Dembo v. Siple, 1952 (miscellaneous: veterans' cemetery)
	Department of Conservation & Dev. v. Tate, 1956 (recreation, Va.)
BOX 198	Derrick v. Local 470, International Union of Operating Eng'rs, 1951-1952 (labor, S.C.)
	Detiege v. New Orleans City Park Improvement Ass'n, 1949-1951 (recreation, La.)
	Diamond v. Louisiana (civil rights protest demonstrations, La.)
	Legal documents and printed records, 1963-1964
	Related case, Louisiana v. Clemmons, 1962
	District of Columbia v. John R. Thompson Co., Inc., 1950-1953 (public accommodations, D.C.)
	Dorsey v. Stuyvesant Town Corp., 1947-1948 (housing, N.Y.)
	Dukes v. Hanna, 1952-1954 (criminal law, N.J.)
	(2 folders)
	Dunn v. Board of Educ. of Greenbriar, W.Va., 1955 (education, W.Va.)
	Earle v. Greenville County and Pickens County, S.C., 1949 (miscellaneous: lynching, S.C.)
	Easterly v. Dempster, 1952 (recreation, Tenn.)
	Eaton v. Board of Educ. of New Hanover County, N.C., 1953 (education, N.C.)
	Eaton v. Board of Managers of James Walker Memorial Hospital, 1956 (public accommodations, N.C.)
	Eleby v. Louisville Mun. Hous. Comm'n, 1956-1957 (housing, Ky.)
BOX 199	Elliott v. Cumberland County Bd. of Elections, 1955 (elections, N.C.)

Legal Case File, 1915-1967

Container

Contents

- Elmore v. Rice, 1947 (elections, S.C.)
English v. Pasadena School Bd., 1953 (education, Calif.)
Enoch Pratt Free Library v. Kerr, 1945 (labor, Md.)
Everett v. Smith, 1949-1950 (education, Ga.)
Evers v. Dwyer, 1958 (transportation, Tenn.)
 (2 folders)
Fikes v. Alabama, 1953-1956 (criminal law, Ala.)
 Correspondence, 1953-1956
 Background material, 1953-1955, undated
 Legal documents, 1954-1956
 (2 folders)
Fleeks v. Stilwell, 1949 (education, Tex.)
Fleming v. Garrison, 1955 (recreation, Tex.)
- BOX 200** Flemming v. South Carolina Elec. and Gas Co., 1954 1956 (transportation, S.C.) *See also*
Container 160, same heading
Fletcher v. Coney Island, Inc., 1954-1956 (public accommodations, Ohio)
Florida *ex rel.* Hawkins v. Board of Control, 1950 58 (education, Fla.)
 Background material, 1946-1949, undated
 Legal documents, 1950-1958, undated
 (2 folders)
 Printed records, 1951-1956
- BOX 201** Florida v. Jordan, 1951 (criminal law, Fla.)
Flowers v. National Hous. Auth., 1943 (housing, Mich.)
Foeller v. Housing Auth. of Portland, 1953 (housing, Ore.)
Foister v. Board of Supervisors of La. State University and Agricultural and Mechanical
 College, 1951 (education, La.)
Fowlkes v. Alabama, 1964 (civil rights protest demonstrations, Ala.)
Franklin v. Harber, 1949 (elections, Ga.)
Franklin v. Housing Auth. of the City of Sacramento, 1952 (housing, Calif.)
Freeman v. School Bd. of Chesterfield Co., 1948 (education, Va.)
Freret Civic Improvement Ass'n v. Orleans Parish School Bd., 1952 (education, La.)
Froneberger v. Huss, 1954 (education, N.C.)
Furlow v. Florida, 1965 (criminal law, Fla.)
Gatlin v. McDaniel, 1950 (elections, Ark.)
Gaynor News Co. v. National Labor Relations Bd., 1952-1953
Georgia v. Henderson, 1950 (criminal law, Ga.)
Georgia v. Ingram, 1948 (criminal law, Ga.)
Georgia v. Walker, 1966 (criminal law, Ga.)
Girard Estate, Orphan's Court of Philadelphia, 1955 (education, Pa.)
Goins v. School Bd. of Grayson County, Va., undated (education, Va.)
Goss v. Board of Educ. of Knoxville, Tenn., 1958 61 (education, Tenn.) *See also* *Container*
142, same heading
Grant v. Taylor, 1954-1955 (education, Okla.)
- BOX 202** *Ex parte* Gray, 1951 (education, Tenn.)
Gray v. Board of Trustees of the Univ. of Tenn., (education, Tenn.)
 Correspondence and background material, 1951, undated

Legal Case File, 1915-1967

Container

Contents

	Legal documents, 1951-1952 (2 folders)
	Printed records, 1951
BOX 203	Gray v. Main (elections, Ala.) Background material Voting and population records, Barbour, Bullock, Greene, and Macon counties, 1961-1966 Card files Box 1
BOX 204	Box 2
BOX 205	Box 3
BOX 206	Box 4
BOX 207	Box 5
BOX 208	Box 6
BOX 209	Box 7
BOX 210	Box 8
BOX 211	Box 9
BOX 212	Box 10
BOX 213	Box 11
BOX 214	Box 12 County records Photocopies <i>See Oversize</i> Photographic film (3 folders) Notes and miscellany (4 folders)
BOX 215	(1 folder)
BOX 216	Legal documents, 1967 (3 folders) Gregg v. Sharpe, circa 1950 (education, D.C.) <i>In re</i> Griffin v. City of Schenectady, 1950 (housing, N.Y.) (2 folders) Griffin v. Georgia, 1951 (criminal law, Ga.) Groves v. Board of Educ. (education, Md.) Correspondence and background material, 1956-1958
BOX 217	Legal documents, 1958 (2 folders) Guice v. Mayeaux, 1954 (criminal law, La.) Guillory v. Saint Landry Parish School Bd., 1951 (education, La.) Hale v. Tennessee, 1955 (criminal law, Tenn.) Haley v. Ohio, 1948 (criminal law, Ohio) Haley v. Sharpe, 1949 (education, D.C.) Hall v. Roanoke-Chowan Hosp., 1965 (public accommodations, N.C.) Hall v. United States, 1947 (criminal law, D.C.) Hamilton v. Alabama, 1964 (criminal law, Ala.) (4 folders)
BOX 218	Hampton v. Smith, 1950 (criminal law, Va.) <i>See also Container 66, Martinsville Seven</i>

	Hardyman v. Collins, 1950 (criminal law, Calif.)
	Harris v. Clinton (housing, Conn.)
	Correspondence, 1951-1957, undated (2 folders)
	Background material, 1952-1953, undated
	Legal documents, 1951-1954, undated (2 folders)
	Printed records, 1951-1954
BOX 219	Hart v. Knox County, 1948 (recreation, Tenn.)
	Harvey v. Morgan, 1954 (labor, Tex.)
	Hatfield v. Board of Supervisors, La. State Univ., 1946-1947 (education, La.) (2 folders)
	Hawkins v. Mississippi, 1955 (criminal law, Miss.)
	Hayes v. County School Comm'n, 1959 (education, Tex.)
	Heard v. Ouachita Parish School Bd., 1950-1951 (education, La.)
	Henderson v. United States, 1950 (transportation, Md.)
	Henry v. Board of Educ., 1955 (education, Kans.)
	Henry v. Godsell, 1956 (education, Mich.)
	Henry v. Rushton, 1955 (education, Kans.)
	Henry v. Virginia, 1961-1963 (public accommodations, Va.)
	Herndon v. Tallahassee Transit Co., 1957 (transportation, Fla.)
	Heyward v. Public Hous. Admin., 1954-1956 (housing, Ga.)
	Hickson v. Henry, 1952 (transportation, N.Y.)
	Higgins v. Goodman, 1949 (education, Tex.)
	Hill v. Hamtramck Hous. Comm'n, 1942-1947 (housing, Mich.) (3 folders)
	Hill v. International Bhd. of Boilermakers, 1955 (labor, R.I.)
	Hill v. Texas, 1942 (criminal law, Tex.)
	<i>In re</i> Hillburn School Dist. 15, 1931-1944 (education, N.Y.)
	Hodge v. Tulsa County Election Bd., 1948 (elections, Okla.)
	Holland v. Texas, 1948 (criminal law, Tex.)
	Holmes v. City of Atlanta, 1955 (miscellaneous, Ga.)
BOX 220	Howard v. Lincoln Parish School Bd., undated (education, La.)
	Howard v. Local 74, Wood, Wire, & Metal Lathers Int'l Union, 1954 (labor, Ill.)
	Howard v. Saint Louis-San Francisco Ry., 1951 (labor, Mo.)
	Huff v. Alabama, 1957 (criminal law, Ala.)
	Hughes v. Lucky Stores, Inc., 1948 (civil rights protest demonstrations, Calif.)
	Hundley v. Gorewitz, 1942 (housing, D.C.)
	Hunt v. Arnold, 1956 (education, Ga.) <i>See also Container 132, Georgia State College</i>
	Hunter v. City of New York, 1952 (housing, N.Y.)
	Illinois v. Atkins, 1954 (criminal law, Ill.)
	Illinois v. DeRose, 1951 (criminal law, Ill.)
	Illinois v. Leighton, 1951 (housing, Ill.)
	<i>In re</i> Ingram, 1953 (criminal law, N.C.)
	Ingram v. Georgia, 1948 (criminal law, Ga.)
	International Bhd. of Elec. Workers Local 35 v. Commission on Civil Rights, 1954 (labor, Conn.)

Legal Case File, 1915-1967

Container

Contents

	Iowa <i>ex rel.</i> Hooper v. Bennett, 1959-1960 (criminal law, Iowa)
	Irvin v. Florida (criminal law, Fla.) <i>See also Containers 52-54, Groveland, Fla.</i>
	Correspondence, 1949-1956, undated
	(2 folders)
BOX 221	(2 folders)
	Background material, 1951-1952, undated
	(2 folders)
	Legal documents, 1953
	Irvin v. Florida (criminal law, Fla.) <i>See also Containers 52-54, Groveland, Fla.</i>
	Related case, Florida v. Irvin, 1952
	Ivey v. Texas, 1952 (criminal law, Tex.)
	Ivory v. Edwards, 1951 (labor, N.Y.)
	<i>In re</i> Jackson, 1955 (education, N.Y.)
	Jackson v. Boger, 1950 (miscellaneous, Fla.)
	Jackson v. McDonald; Lamar State College of Technology v. Jackson, 1956 (education, Tex.)
	Jackson v. Seaboard Air Line Ry., 1947 (transportation, N.Y.)
	Jackson Colored Teachers' Ass'n v. Callahan, 1944 (education, Tenn.)
	<i>In re</i> Jacob, 1951 (miscellaneous, N.Y.)
	Jamieson v. Louisiana State Bd. of Educ., 1965 (education, La.)
	Jenkins v. Chicago Hous. Auth., 1953 (housing, Ill.)
	Jennings v. Board of Trustees, 1947 (education, Tex.)
BOX 222	Johnson v. Alabama, 1964 (civil rights protest demonstrations, Ala.)
	Johnson v. Board of Supervisors, 1946-1947 (education, La.)
	Johnson v. Crawfis, 1954 (public accommodations, Ark.)
	Johnson v. Illinois Cent. R.R., 1951 (transportation, Ill.)
	Johnson v. Levitt & Sons, Inc. (housing, Pa.)
	Correspondence, 1954-1960
	(2 folders)
	Background material, 1955-1958
	Legal documents, 1954-1955
	Johnson v. Mississippi, 1954-1955 (criminal law, Miss.)
	Jones v. Balkcom, 1953 (criminal law, Ga.)
	Jones v. School Bd., 1960 (education, Va.)
	Jones v. Southeastern Greyhound Lines, 1953 (public accommodations, Ala.; <i>also</i> transportation)
	Joseph v. Boyce, 1955 (labor, N.Y.)
BOX 223	Kelley v. Board of Educ. (education, Tenn.)
	Background material, 1955-1959
	Legal documents
	General file, 1955-1959, undated
	(2 folders)
	Transcripts, 1956-1958
	(2 folders)
	Printed records, 1959
	Kelly v. School Bd., 1948 (education, Va.)
	Kelsey v. Moore, 1946 (elections, Va.)
BOX 224	Kemp v. Rubin, 1946 (housing, N.Y.)

	Kennard v. McKamer Realty Co., undated (housing, Md.)
	Kennard v. Mississippi (criminal law, Miss.)
	Correspondence and background material, 1961-1963, undated
	Legal documents
	General file, 1961-1963, undated
	(2 folders)
	Transcripts, 1961
	(2 folders)
	Kennedy v. State Budget & Control Bd., 1955 (education, S.C.)
	Kennedy v. Tennessee, 1948 (criminal law, Tenn.)
	Keys v. Carolina Coach Co. (transportation, N.C.)
	Correspondence and background material, 1952-1961
BOX 225	Legal documents, 1954-1955
	Related cases, 1954-1955, undated
	Campbell v. Greyhound Bus Lines
	Freeman v. Greyhound Bus Lines
	NAACP v. Saint Louis-19San Francisco Ry.
	Walker v. Southeastern Greyhound Bus Lines
	Korean War and World War II Court Martial Records, 1943-1952 See also Container 18,
	Korean trip; Container 43, Korean War; Container 99, Korea, defense fund; and Containers
	152-154, Korea
	*Alston, Nelson L., 1944
	(3 folders)
	*Anderson, Eugene W., 1950
	*Arnold, John H., 1945
	*Austin, Arthur, and Percy Brown, 1948
	*Baker, Henry P., 1953
BOX 226	*Bennett, Herbert, 1950
	*Blaze, Herman, and Fred Cavitt, Jr., 1950
	*Bledsoe, Roosevelt, 1950
	*Bosley, Walter, Jr., 1952
	*Bouchee, Willie L., 1950
	*Brewer, Eddie, 1950
	*Brown, Albert E., 1955
	*Brown, Robert L., and Harold E. Hutchens, 1950
	*Bryant, Carsin, 1950
	Butler, Judge, 1950-1951
	*Cail, Lee, 1953
	*Cash, Clarence, 1950
	*Clark, David, 1951
	*Drummond, Harry B., 1950
	*Dyson, Charles R., 1953
BOX 227	*Faulkner, Spencer F., 1956
	*Fortes, Anthony P., 1950
	*Franklin, Glenn E., 1950
	*Freeman, Columbus, Jr., and Thomas W. Butler, 1951
	*Fulsom, Clarence E., 1950

Legal Case File, 1915-1967

Container

Contents

	<u>*Glisson, John W., 1950</u>
	<u>*Graves, David L., 1950</u>
	<u>*Halsby, Everett M., 1951</u>
	<u>*Harris, Harold O., 1951</u>
	<u>*Hazzard, George, 1944</u>
	<u>*Henderson, John H., 1952</u>
BOX 228	<u>*Howard, Nathaniel, and David J. Borner and Clifford E. Ware, 1951</u>
	<u>*Hunter, Fred, 1944</u>
	<u>*Jackson, Otis W., 1955-1956</u>
	<u>*James, Jesse, and Henry E. Carr and James C. Crawford, 1950</u>
	<u>*Johnson, Edward W., 1952</u>
	<u>*Johnson, Floyd, 1951</u>
	<u>*Johnson, Marion, 1953</u>
	<u>*Laws, Clarence A., 1949-1956</u>
	<u>*Lester, Robert, 1955-1956</u>
BOX 229	<u>*Mann, Joseph A., and Albert R. Myers, 1953</u>
	(2 folders)
	<u>*Marshall, John E., and Clarence L. Shelton, 1951</u>
	<u>*Martin, Jeffrey, and Eugene Lewis, 1950</u>
	<u>*McCrawford, William, 1943</u>
	<u>*McDonald, Louis G., 1952</u>
	<u>*McMillan, William E., 1945</u>
	<u>*Miller, Robert L., 1950</u>
	<u>*Moore, Arrice C., 1945</u>
	<u>*Moore, Henry, 1950</u>
	<u>*Morgan, J.P., 1950</u>
	<u>*Nelson, James A., 1951-1952</u>
	<u>*Norris, Willie W., 1951</u>
BOX 230	<u>*Paulfrey, Peter J., Jr., 1950</u>
	<u>*Petross, Bruce H., 1951</u>
	<u>*Pitts, Ezell, 1953</u>
	<u>*Reed, Hobert, 1950</u>
	<u>*Reed, Nathaniel, 1950</u>
	<u>*Roberts, James Roy, 1950</u>
	<u>*Royston, John E., 1952</u>
	<u>*Simmons, Bennie P., and Allen Woods, Jr. and James E. Duffer, 1951</u>
	<u>*Sturgis, Robert Lee, 1950</u>
	<u>*Turner, Thomas L., 1956</u>
	<u>*Waddell, Fred, 1950</u>
	<u>*Walker, Tommie L., 1950</u>
	<u>*Ware, Armeka, 1952</u>
	<u>*White, Verlon S., 1950</u>
	<u>*Whiteside, Charlie, 1950</u>
BOX 231	<u>*Williams, Ezell, 1950</u>
	<u>*Williams, Leonard J., 1959</u>
	<u>*Williams, Luther, 1950</u>

Legal Case File, 1915-1967

Container

Contents

- *Wilson, David C., and James A. Solomon and Ralph R. Young, 1945
- *Woodson, George L., and Jessie Williams, 1951
- Lancaster v. Hammond, 1949 (miscellaneous, Md.; "Ober Bill Case")
- Lange v. Rancher, 1953 (public accommodations, Wis.)
- Lark v. Louisiana Bd. of Educ., 1957 (education, La.)
- Lassiter v. Northampton County Bd. of Elections, 1957 (elections, N.C.) *See also Container 175, same heading*
- Law v. Mayor of Baltimore, 1948 (public accommodations, Md.)
- Lawton v. Dewey, undated (armed forces, N.Y.)
- BOX 232** Leakes v. Virginia, 1953 (criminal law, Va.)
- LeBeauf v. State Bd. of Educ. (education, La.)
 - Correspondence and background material, 1965
 - Legal documents, 1965
- Lee v. Board of Educ., 1943 (education, Mo.)
- Leib v. O'Neal, 1954 (criminal law, La.)
- Lesser v. Lesser, 1952 (miscellaneous, Wash.)
- Lewis v. City of Detroit (housing, Mich.)
 - Correspondence, 1942-1955, undated (5 folders)
- BOX 233** Background material, 1942-1955, undated (4 folders)
- Legal documents, 1949-1955, undated (1 folder)
- BOX 234** (1 folder)
- Printed records, 1954, undated
- Madison v. University of Mo. Medical School, 1950 (education, Mo.)
- Malicke v. Milan, 1948 (housing, Mich.)
- Manning v. Crawl, 1953 (public accommodations, Pa.)
- In re* Marshall, 1949 (miscellaneous, N.J.)
- Maryland v. Askin, 1948 (civil rights protest demonstrations, Md.)
- Mathews v. Orgill, 1958-1960 (public accommodations, Tenn.)
- McCormick v. Green, undated (housing, Ill.)
- McDaniel v. Board of Public Instruction, 1941 (education, Fla.)
- McDuffie v. Florida Turnpike Auth., 1960-1961 (public accommodations, Fla.)
- McKelpin v. Orleans Parish School Bd., 1941-1942 (education, La.)
- McKissick v. Durham City Bd. of Educ. (education, N. C.)
 - Background material, 1957-1959
 - Legal documents, 1957-1959
- McSwain v. County Bd. of Educ., 1950-1956 (education, Tenn.)
- Meenan v. Meenan, 1954 (domestic relations, N.Y.)
- Meredith v. Fair (education, Miss.)
 - Correspondence, 1962, undated
- BOX 235** Background material
 - General file, 1961-1962
 - University of Mississippi, 1960-1962 (2 folders)
 - Legal documents

Legal Case File, 1915-1967

Container

Contents

	Amicus curiae, United States, 1962 (2 folders)
	General file, 1961-1963 (1 folder)
BOX 236	(7 folders)
BOX 237	(4 folders)
	Transcripts, 1961-1962 (2 folders)
BOX 238	(2 folders)
	Printed records, 1961-1963 (4 folders)
BOX 239	(2 folders)
	Related cases Mississippi <i>ex rel.</i> Barnett v. Meredith, 1962 United States v. Barnett, 1963 (2 folders)
	Merrit v. Green Room, 1951 (public accommodations, Hawaii)
	Middlebrooks v. City of Birmingham, 1964 (criminal law, Ala.)
	<i>In re</i> Middlebrooks, undated (criminal law, Calif.)
	Mid-Island Properties v. Johnson, 1953 (housing, N.Y.)
	Miller v. McComb, 1954 (housing, N.J.)
	Mills v. Lowndes, undated (education, Md.)
	Ming v. Horgan, 1954-1957 (housing, Calif.)
BOX 240	Mississippi v. Johnson, 1954 (criminal law, Miss.) (2 folders)
	Missouri v. School Dist., 1951 (education, Mo.)
	Missouri <i>ex rel.</i> Brewton v. Board of Educ., 1949 (education, Mo.)
	Missouri <i>ex rel.</i> Toliver v. Board of Educ., 1949 (education, Mo.) (3 folders)
BOX 241	(1 folder)
	Mitchell v. Connellee, 1955 (education, Md.)
	Moorman v. Morgan, 1954 (public accommodations, Ky.)
	Morris v. Greyhound Corp., 1954 (transportation, N.Y.)
	Morris v. Housing Auth., 1954 (housing, Ala.)
	Morris v. Williams, 1945 (education, Ark.)
	Mosley v. Georgia, 1955 (criminal law, Ga.)
	Mrsa v. Reynolds, 1946 (housing, Mich.)
	Muir v. Louisville Park Theatrical Ass'n, 1953 (public accommodations, Ky.)
	NAACP v. Saint Louis & San Francisco Ry., 1953 (transportation, N.Y.) <i>See also Container 162, same heading</i>
	NAACP v. Texas, 1956-1960 (miscellaneous, Tex.) <i>See also Containers 247-251, Texas v. NAACP</i>
	Namba v. McCourt, 1948 (housing, Oreg.)
	Neal v. Graham, 1954 (criminal law, Utah)
	Neville v. Orange County Bd. of Educ., 1961 (education, N.C.)
	New Jersey v. Lewis; New Jersey v. Parker, 1948 (criminal law, N.J.)
	New Negro Alliance v. Sanitary Grocery Co., 1938 (labor, D.C.)

	Newman v. Searcy, 1949 (elections, Ala.)
	New York <i>ex rel.</i> Bracey v. Salter, 1949 (criminal law, N.Y.)
	New York v. Cornelius, 1955 (criminal law, N.Y.)
	New York v. Kelly, undated (criminal law, N.Y.)
	New York <i>ex rel.</i> Portnoy v. Strasser, 1951-1952 (miscellaneous, N.Y.)
	Nichols v. McGee, 1957 (criminal law, Calif.)
	North Carolina v. Jackson, 1954 (criminal law, N.C.) <i>See also Container 161, same heading</i>
BOX 242	North Carolina v. Simmons, 1951 (criminal law, N.C.) (2 folders)
	North Carolina v. Williams, 1960 (civil rights protest demonstrations, N.C.)
	Northcross v. Board of Educ., undated (education, Tenn.)
	Ocasio v. Fox, 1952 (labor, N.Y.)
	Palmer v. Southern Ry., 1948 (labor, D.C.)
	Payne v. Board of Supervisors of La. State Univ., 1951 (education, La.)
	Pearson v. Olney Gardens, 1955 (housing, Pa.)
	Pennsylvania <i>ex rel.</i> Hatton v. Dye, 1953 (criminal law, Pa.)
	Pennsylvania <i>ex rel.</i> Johnson v. Thomas, 1944 (criminal law, Pa.)
	Perry v. Cyphers, 1951 (elections, Tex.)
	Phillips v. Naff, 1952 (housing, Mich.)
	Phillips v. Phoenix Union High Schools, 1953 (education, Ariz.)
	Plummer v. Casey, 1953 (public accommodations, Tex.)
	Prater v. Tennessee Bd. of Educ., 1958 (education, Tenn.)
	Reeves v. Alabama, 1953-1957 (criminal law, Ala.) (2 folders)
	Register v. Sandefer, 1949 (recreation, Tex.)
BOX 243	Rice v. Sioux City Memorial Cemetery, 1953 (public accommodations, Iowa)
	Roberts v. Seaboard Air Line Ry., 1944 (transportation, Va.)
	Robinson v. Hunter, 1961 (public accommodations, Va.)
	Robinson v. Mississippi, 1955 (criminal law, Miss.)
	Rolax v. Atlantic Coast Line R.R., 1950 (labor, Va.)
	Romero v. Weakley; Burleigh v. Weakley, 1955 (education, Calif.)
	<i>In re</i> Rooks, 1952 (criminal law, Tex.)
	Ross v. Rogers, 1957 (education, Tex.)
	Scott v. Beard, 1954 (elections, La.)
	Scruggs v. Loftin, 1952 (education, Tex.)
	Scull v. Committee on Law Reform & Racial Activities, 1957 (criminal law, Va.)
	Scurry v. Sukup, 1951 (recreation, N.J.)
	Sealy v. Department of Pub. Instruction, 1957 (education, Pa.)
	Seawell v. MacWithey, 1948 (housing, N.J.)
	Shanks Village Residents Ass'n v. Cole, 1954 (housing, D.C.)
	Shannon <i>ex rel.</i> Cox v. Board of Educ. of Nashville, 1954 (education, Tenn.) <i>See also Container 109, same heading</i>
	Shelton v. Alabama, 1964 (civil rights protest demonstrations, Ala.)
BOX 244	Shepherd v. Florida (criminal law, Fla.) Background material (petitions), 1951-1952 (6 folders)
BOX 245	(1 folder)

Legal Case File, 1915-1967

Container

Contents

	Legal documents, 1950-1951
	Shields v. City of Chillicothe, 1955 (recreation, Mo.)
	Simmons v. Edwards, 1960 (education, Tex.) <i>See also Container 143, same heading</i>
	Simmons v. Ouachita Parish School Bd., 1954 (education, La.)
	Simmons v. Wallace, undated (education, N.C.)
	Sims v. Board of Pub. Instruction, 1950 (education, Fla.)
	<i>In re</i> Skipwith, Rector (education, N.Y.)
	Legal documents, 1958-1959
	Printed records, 1958
	Smith v. Alabama, 1963-1964 (civil rights protest demonstrations, Ala.)
	Smith v. Baldwin, 1948 (elections, Ga.)
	South v. Peters, 1950 (elections, Ga.)
	South Carolina v. Bullock, 1959 (criminal law, S.C.)
	South Carolina v. Harvey, 1951 (criminal law, S.C.)
BOX 246	Steiner v. Simmons; Simmons v. Steiner, 1954 (education, Del.)
	Stephens v. Board of Graded School Trustees, 1948 (education, N.C.)
	Stevens v. Hedgpeth, 1947-1948 (education, N.C.)
	Stevenson v. Harris, 1948 (education, Tex.)
	Stewart v. Clark Terrace Unit One, Inc.(housing, La.)
	Correspondence, 1952-1955
	Background material, 1952-1954, undated
	Legal documents, 1954, undated
	(2 folders)
BOX 247	Stewart v. Lincoln-Douglas Hotel Corp., 1952 (public accommodations, Ill.)
	Swanson v. University of Va., 1950 (education, Va.)
	Syres v. Oil Workers Union Local 23, 1955 (labor, Tex.)
	Tate v. City of Eufaula, undated (housing, Ala.)
	Taylor v. Blandford, 1945 (housing, D.C.)
	Taylor v. Board of Educ., 1955 (education, W.Va.)
	Taylor v. Board of Educ., 1956-1961 (education, N.Y.)
	Taylor v. Brotherhood of Ry. & S.S. Clerks, 1951-1952 (labor, D.C.)
	Taylor v. Leonard, 1954 (housing, N.J.)
	Taylor v. Seaboard Air Line R.R., 1953 (transportation, Fla.)
	Tennessee v. Pillow, 1946 (criminal law, Tenn.)
	Texas v. NAACP (miscellaneous, Tex.) <i>See also Container 241, NAACP v. Texas</i>
	Legal documents
	General file, 1956
	Exhibits, 1956
	(1 folder)
BOX 248	(5 folders)
BOX 249	(6 folders)
BOX 250	Oral testimony, 1956
	(6 folders)
BOX 251	(4 folders)
	Thomas v. City of Birmingham, 1963 (civil rights protest demonstrations, Ala.)
	Thomas v. Gray, 1951 (education, N.C.)
	Thomas v. Hibbitts, 1942 (education, Tenn.)

Legal Case File, 1915-1967

Container

Contents

BOX 252	Thomas v. Mississippi (civil right protest demonstrations, Miss.; "Mississippi Freedom Riders") Background material, 1961-1964, undated Legal documents General file, 1962-1964, undated Transcripts, 1962 (4 folders) Printed cases
BOX 253	Related cases Ackerberg v. Mississippi, 1962 Adler v. Mississippi, 1962 Aelony v. Mississippi, 1962 Anderson v. Mississippi, 1962 Armstrong v. Mississippi, 1962 Baer v. Mississippi, 1962 Bell v. Mississippi, 1963
BOX 254	Bennett v. Mississippi, 1963 Berman v. Mississippi, 1962 Bevel v. Mississippi, 1962 Blevins v. Mississippi, 1963 Blue v. Mississippi, 1963 Bromberg v. Mississippi, 1962 Clarke v. Mississippi, 1963 Copeland v. Mississippi, 1962 Davidov v. Mississippi, 1962 Davis v. Mississippi, 1962 De Russ v. Mississippi, 1962 Denson v. Mississippi, 1962 Donald v. Mississippi, 1962 Eisenberg v. Mississippi, 1962 Farmer v. Mississippi, 1963
BOX 255	Feingold v. Mississippi, 1962 Filner v. Mississippi, 1962 Floyd v. Mississippi, 1962 Frieze v. Mississippi, 1962 Fuller v. Mississippi, 1963 Gerbac v. Mississippi, 1963 Givens v. Mississippi, 1962 Green, M. v. Mississippi, 1962 Green, R. v. Mississippi, 1962 Griffin v. Mississippi, 1962 Grubbs v. Mississippi, 1963 Hanson v. Mississippi, 1962 Harbour v. Mississippi, 1962 Heller v. Mississippi, 1962 Herrick v. Mississippi, 1963 Hirshfeld v. Mississippi, 1962

Legal Case File, 1915-1967

Container

Contents

BOX 256	Horne v. Mississippi, 1962	
	Jackson v. Mississippi, 1963	
	Kaufman v. Mississippi, 1963	
	Knight v. Mississippi, 1963	
	Leons v. Mississippi, 1963	
	Manning v. Mississippi, 1962	
	Martinson v. Mississippi, 1963	
	Matzkin v. Mississippi, 1962	
	McConnell v. Mississippi, 1961	
	McDonald v. Mississippi, 1962	
	McDonald v. Mississippi, 1965	
	McKinnie v. Mississippi, 1962	
	McNair v. Mississippi, 1962	
	Miller v. Mississippi, 1962	
	Mitaritonna v. Mississippi, 1962	
	Morton v. Mississippi, 1962	
	Palmer v. Mississippi, 1963	
	Patton v. Mississippi, 1963	
	Pavesic v. Mississippi, 1963	
	BOX 257	Perkins v. Mississippi, 1963
		Perlman v. Mississippi, 1963
Pestana v. Mississippi, 1962		
Peterson v. Mississippi, 1962		
Petway v. Mississippi, 1964		
Phillips v. Mississippi, 1963		
Pleune, J. v. Mississippi, 1962		
Pleune, K. v. Mississippi, 1963		
Posner v. Mississippi, 1963		
Price v. Mississippi, 1962		
Prichard v. Mississippi, 1962		
Randolph v. Mississippi, 1962		
Reed v. Mississippi, 1962		
Richards v. Mississippi, 1963		
Rogers v. Mississippi, 1962		
Roland v. Mississippi, 1962		
Rosell v. Mississippi, 1962		
BOX 258	Rosenbaum v. Mississippi, 1962	
	Rosenberg v. Mississippi, 1962	
	Rosett v. Mississippi, 1962	
	Ross v. Mississippi, 1962	
	Schwarzchild v. Mississippi, 1962	
	Seller v. Mississippi, 1964	
	Sheviakov v. Mississippi, 1964	
	Siegel v. Mississippi, 1962	
	Silver v. Mississippi, 1964	
	Simms v. Mississippi, 1962	

	Singleton, H. v. Mississippi, 1963
	Singleton, R. v. Mississippi, 1963
	Smith, L. v. Mississippi, 1964
	Smith, W. v. Mississippi, 1962
	Steward v. Mississippi, 1963
	Stoner v. Mississippi, 1964
	Taylor, J. v. Mississippi, 1962
	Taylor, W. v. Mississippi, 1962
	Thomas, Cecil v. Mississippi, 1962
	Thomas, Clarence v. Mississippi, 1962
	Thomas, Willie v. Mississippi, 1962
BOX 259	Thompson, J. v. Mississippi, 1963
	Thompson, S. v. Mississippi, 1962
	Thornton v. Mississippi, 1963
	Thurman v. Mississippi, 1963
	Toombs v. Mississippi, 1963
	Townsend v. Mississippi, 1963
	Uphoff v. Mississippi, 1962
	Vance v. Mississippi, 1962
	Wagoner v. Mississippi, 1963
	Watts, T. v. Mississippi, 1962
	Watts, J. v. Mississippi, 1963
	White v. Mississippi, 1962
	Wilson v. Mississippi, 1963
	Wolfson v. Mississippi, 1962
	Wright, C. v. Mississippi, 1963
	Wright, L. v. Mississippi, 1963
	Young, P. v. Mississippi, 1963
	Zuchman v. Mississippi, 1962
BOX 260	Thompson v. Portwood, 1952 (education, Tex.)
	Tinsley v. City of Richmond, 1961 (criminal law, Va.)
	Tomlinson v. Selective Serv. Draft Bd., 1948 (armed forces, Pa.)
	Trafton v. Burgges, 1954 (elections, N.C.)
	Troullier v. Procter, 1954 (education, Okla.)
	Trujillo v. Garley, undated (elections, N. Mex.)
	Trustees of Monroe Ave. Church v. Perkins, 1947 (housing, Ohio)
	Tudor v. Board of Educ., 1953 (education, N.Y.)
	Tureaud v. Board of Supervisors of La. State Univ., 1953 (education, La.)
	Turner v. Keefe, 1943 (education, Fla.)
	Turner v. Warner & Swasey Co., 1942 (labor, Ohio)
	Tyson v. Byrd, 1949 (education, Md.)
	Unger v. Dewalt, 1941 (housing, Pa.)
	United States v. Brandt, 1954 (criminal law, Ohio)
	United States <i>ex rel.</i> Rogers v. Cummings, 1956 (criminal law, Conn.)
	United States v. Mortgage Conference, 1948 (housing, N.Y.)
	United States <i>ex rel.</i> Goldsby v. Wiggins, 1957 (criminal law, Miss.)

Legal Case File, 1915-1967

Container

Contents

	Valle v. Stengel, 1949 (recreation, N.J.)
	Vann v. Toledo Metro. Hous. Auth., 1953 (housing, Ohio)
	Venable v. City of Creve Coeur; City of Creve Coeur v. Deilman, 1956 (housing, Mo.)
	Ventre v. Ryder, 1959 (elections, La.)
	Vickers v. Chapel Hill City Bd. of Educ., 1960 (education, N.C.)
BOX 261	Virginia v. Billups, 1952 (education, Va.)
	Virginia v. Carolina Coach Co., 1950 (transportation, Va.)
	Virginia v. Simms, 1951 (transportation, Va.)
	Virginia v. Wilson, 1953 (transportation, Va.)
	Walker v. Board of Educ.; Anderson v. Board of Educ. (education, N.J.; "Englewood School Case")
	Correspondence and background material, 1954
	Legal documents, 1954
	(3 folders)
BOX 262	Walker v. Board of Regents of Univ. of Tex., 1954 (education, Tex.)
	Walker v. Shaw, 1961-1963 (recreation, S.C.)
	Ward v. Board of Educ., undated (education, Tenn.)
	Ward v. Chicago & E. Ill. R.R., 1951 (transportation, Ill.)
	Ward v. Columbus Metro. Hous. Auth., 1954-1955 (housing, Ohio)
	<i>In re</i> Ware, 1958-1959 (education, N.Y.)
	Watts v. Housing Auth., 1952-1956 (housing, Ala.)
	Webster v. City of Birmingham, 1963-1965 (civil rights protest demonstrations, Ala.)
	Weiss v. Leason, 1949-1950 (housing, Mo.)
	Wells v. Dyson, 1955 (education, La.)
	Westley v. Iberville Parish School Bd., 1953 (education, La.)
	White v. Smith, 1955 (education, Tex.)
BOX 263	Whitmore v. Southern Pac. Co., 1951 (transportation, Calif.)
	Whitmore v. Stillwell, 1955 (education, Tex.)
	Whitmyer v. Lincoln Parish School Bd., 1954 (education, La.)
	Whitus v. Georgia, 1961 (criminal law, Ga.)
	Williams v. Carolina Coach Co., 1953 (transportation, Va.)
	Williams v. City of Kansas City, 1951-1953 (recreation, Mo.)
	(2 folders)
	Williams v. Glasco, 1949 (criminal law, N.J.)
	Williams v. Hilton Hotels Corp., 1958 (public accommodations, Tex.)
	Williams v. Hot Shoppes, Inc., 1960 (public accommodations, D.C.)
	Williams v. Illinois, 1951 (criminal law, Ill.)
	Williams v. McClellan, 1953 (miscellaneous, Calif.)
	Williams v. Prather, 1955 (education, La.)
	Willis v. Walker, 1955 (education, Ky.)
BOX 264	Wilson v. Beebe; Johnson v. Beebe, 1951 (education, Del.)
	Wilson v. Board of Supervisors of La. State Univ., 1950 (education, La.)
	Wilson v. Bossier Constr. Co., 1954 (housing, La.)
	Wilson v. Paducah Junior College, 1949-1953 (education, Ky.)
	Woodbridge v. Housing Auth. (housing, Ind.)
	Background material, 1952-1953, undated

Legal Case File, 1915-1967

Container

Contents

Legal documents, 1952-1953, undated
(2 folders)

Woodruff v. Village of Port Chester, 1951 (criminal law, N.Y.)

Woods v. Murrah, 1956 (recreation, Ga.)

Woods v. Stone, 1949 (education, Tex.)

Worthy v. Foster, 1948 (criminal law, Ga.)

Worthy v. Louisville & Nashville R.R., 1948 (transportation, N.Y.)

Yoshida v. Gelbert Improvement Co., 1946 (housing, Pa.)

Young v. Chicago Hous. Auth., 1952 (labor, Ill.)

Youngblood v. Snow, 1955 (recreation, Fla.)

Zorach v. Clauson, 1952 (education, N.Y.)

BOX R1-R55

Restricted

Correspondence, memoranda, legal documents, and related material removed from the open portion of the collection.

Folders are organized and described according to the series and container from which they were removed.

BOX R1

Office File

Amaker, Norman, 1964 (Container 1, folder 1)

Board of Directors, 1950-1954 (Container 1, folder 2)

Briggs, Lorraine, 1953-1956 (Container 1, folder 4)

Byrd, Daniel Ellis

Expenses, 1955-1962 (Container 2, folder 1)

Carson, Loftus

Correspondence, 1954-1955 (Container 2, folder 3)

Carter, Robert L.

Correspondence

1944-1946 (Container 2, folder 6)

1947-1949 (Container 2, folder 7)

Miscellaneous legal matters, 1955-1956, undated (Container 2, folder 13)

Chisolm, Elwood

Speaking engagements, 1955-1957 (Container 3, folder 10)

Clerical staff, 1950-1957 (Container 3, folder 14)

Cox Committee, hearings on charitable organizations, 1952 (Container 7, folder 20)

Davis, John W.

Palmetto Education Association (S.C.), 1954-1957 (Container 10, folder 3)

Teacher Information and Security Department

1954 Nov.-1955 May (Container 10, folder 8)

1955 June-1955 Dec. (Container 10, folder 9)

1956 (Container 10, folder 10)

1960 (Container 11, folder 1)

BOX R2

Finances

Contributions, 1951 1952 (Container 12, folder 7)

Field Foundation

Correspondence, 1955 1958 (Container 12, folder 9)

Ford Foundation, grant application, 1951 1953

	2 of 3 (Container 12, folder 11)
	3 of 3 (Container 12, folder 12)
	Fund-raising
	Correspondence
	1955-1956 (Container 13, folder 1)
	1957-1958 (Container 13, folder 2)
	Seitz, Howard, 1952 1954 (Container 13, folder 4)
	Greenberg, Jack
	Committee on Relationship with NAACP, 1961-1962, undated (Container 13, folder 10)
	Correspondence
	1952-1954 (Container 13, folder 11)
	Hall, Carsie, 1956-1957 (Container 14, folder 5)
	Legal staff applications
	1945-1949 (Container 15, folder 12)
BOX R3	1950 (Container 15, folder 13)
	1951-1953 (Container 15, folder 14)
	1956-1963 (Container 15, folder 15)
	Madison, Waite, 1956-1958 (Container 16, folder 4)
	Marshall, Thurgood
	Korean trip
	Case notes, 1951 (Container 18, folder 6)
	Mitchell, Clarence, 1948-1954 (Container 26, folder 5)
	NAACP
	Southwest Regional Office
	Correspondence
	Arkansas, 1952-1953 (Container 28, folder 11)
	Receipts, 1961 (Container 30, folder 9)
	Subject File
	Air Force
	Hamilton, J. C., 1950-1954 (Container 38, folder 4)
	Huffman, Vivian, 1955 (Container 38, folder 5)
	General correspondence
	1950-1951 (Container 38, folder 6)
	1952 (Container 38, folder 7)
BOX R4	1953
	"B-E" (Container 38, folder 8)
	"F-W" (Container 38, folder 9)
	1954
	"B-F" (Container 38, folder 10)
	"G-M" (Container 38, folder 11)
	"S-W" (Container 38, folder 12)
	1955 (Container 39, folder 1)
	1956-1959 (Container 39, folder 2)
	Johnson, Casey, 1954 (Container 39, folder 4)
	Johnson, John J., 1954-1956 (Container 39, folder 5)
	Lee, Shade M., 1950-1960 (Container 39, folder 6)

	Stewart, Harry T., and Gordon M. Rapier, 1955-1956 (Container 39, folder 8)
	Summerford, John W., 1955 (Container 39, folder 9)
	Armed forces
	Camps
	General correspondence
	1949-1950 (Container 40, folder 7)
BOX R5	1951 (Container 40, folder 8)
	1952-1953 (Container 40, folder 9)
	1954 (Container 41, folder 1)
	1955-1957 (Container 41, folder 2)
	General files
	1952 (Container 42, folder 1)
	1954, correspondence (Container 42, folder 4)
	1955 (Container 42, folder 6)
	1956 (Container 42, folder 7)
	1957 (Container 42, folder 8)
BOX R6	1958
	1 of 3 (Container 42, folder 9)
	2 of 3 (Container 42, folder 10)
	3 of 3 (Container 42, folder 11)
	1959
	1 of 3 (Container 43, folder 1)
	2 of 3 (Container 43, folder 2)
	3 of 3 (Container 43, folder 3)
	1960
	1 of 2 (Container 43, folder 4)
	2 of 2 (Container 43, folder 5)
	1961, (Container 43, folder 6)
	Hugley, John L., 1958 (Container 43, folder 7)
	National Guard
	Correspondence, 1951 (Container 43, folder 11)
	Volman, Violet, 1952-1954 (Container 44, folder 5)
	Brown, Louis, 1953-1954 (Container 45, folder 6)
BOX R7	Casey, Alberta
	1952-1953 (Container 45, folder 7)
	1954
	1 of 2 (Container 45, folder 8)
	2 of 2 (Container 45, folder 9)
	1955
	1 of 2 (Container 46, folder 1)
	2 of 2 (Container 46, folder 2)
	Crime
	Allen, Lawrence, 1953-1954 (Container 50, folder 3)
	Anderson, John, 1951 (Container 50, folder 4)
	Anthony, George, 1950-1955 (Container 50, folder 6)
	Bailey, George, 1953 (Container 50, folder 7)

- BOX R8**
- Bell, Nathan, 1949 (Container 50, folder 8)
 - Belpre, Guillermo, 1950-1952 (Container 50, folder 9)
 - Bey, Irving Morris, 1950-1954 (Container 50, folder 10)
 - Black, James, 1950-1952 (Container 50, folder 11)
 - Brown, Monroe, 1950-1955 (Container 51, folder 3)
 - Brown, William P., 1948-1952 (Container 51, folder 4)
 - Burnette, Clarence, 1951-1954 (Container 51, folder 5)
 - Bryant, David, 1948-1955 (Container 51, folder 6)
 - Carey, Zack, 1950-1955 (Container 51, folder 7)
 - Cook, Cary T., 1949-1956 (Container 51, folder 11)
 - Cross, Alline, 1959 (Container 51, folder 12)
 - Crowe, Burton, 1952-1954 (Container 51, folder 13)
 - Croxtton, Robert, 1948-1955 (Container 51, folder 14)
 - Cummings, John, 1953 (Container 51, folder 15)
 - Curtis, John A., 1950-1952 (Container 51, folder 16)
 - Dukes, Jesse
 - 1952-1955
 - 1 of 2 (Container 52, folder 1)
 - 2 of 2 (Container 52, folder 2)
 - Dyer, Philip, 1953-1954 (Container 52, folder 3)
 - Everett, William, 1953-1954 (Container 52, folder 4)
 - Extradition
 - 1952 (Container 52, folder 5)
 - 1953 (Container 52, folder 6)
 - 1954 (Container 52, folder 7)
 - 1955-1957 (Container 52, folder 8)
 - Favors, Henry H., 1955-1958 (Container 52, folder 9)
 - Griffin, Willie, 1951-1954 (Container 52, folder 10)
 - Groveland, Fla., 1949-1954 (rape case and riots)
 - Contributions and expenses
 - 1950-1953 (Container 52, folder 12)
 - Harrison, Yancey, 1957-1958 (Container 54, folder 4)
 - High, Cleophus, 1953-1954 (Container 54, folder 7)
 - Holman, George, 1949-1954 (Container 54, folder 8)
 - Holt, Arthur, 1952 (Container 54, folder 9)
 - Hooper, Henry, 1961-1962 (Container 54, folder 10)
 - Horton, Jack, and Leola Marie Thomason, 1952 (Container 55, folder 1)
 - Hudson, James Willy, 1954-1955 (Container 55, folder 2)
 - Jackson, Alfred, 1951-1952 (Container 55, folder 3)
 - Keeton, L. C., 1948-1951 (Container 55, folder 4)
 - Love, Betty
 - Correspondence
 - 1949-1950 (Container 55, folder 8)
 - 1951 (Container 55, folder 9)
 - Marshall, William Authur
 - 1951-1952 (Container 55, folder 11)
- BOX R9**

	1953 (Container 55, folder 12)
BOX R10	McGregor, Charles, 1949-1955 (Container 56, folder 4)
	McWhorter, Jesse, 1958-1962 (Container 56, folder 5)
	Mills, Lawrence, 1953-1955 (Container 56, folder 6)
	Miscellaneous cases
	A
	1951-1954 (Container 57, folder 1)
	1955-1962 (Container 57, folder 2)
	B
	1950-1952 (Container 57, folder 3)
	1953 (Container 57, folder 4)
	1954 (Container 57, folder 5)
	1955 (Container 57, folder 6)
	1956-1958 (Container 57, folder 7)
	1959-1962 (Container 57, folder 8)
	C
	1950-1952 (Container 57, folder 9)
	1953 (Container 57, folder 10)
BOX R11	1954 (Container 57, folder 11)
	1955 (Container 57, folder 12)
	1958-1962 (Container 57, folder 13)
	D
	1950-1953 (Container 58, folder 1)
	1954-1955 (Container 58, folder 2)
	E, 1951-1959 (Container 58, folder 3)
	F
	1951-1952 (Container 58, folder 4)
	1953 (Container 58, folder 5)
	1954 (Container 58, folder 6)
	1955-1962 (Container 58, folder 7)
	G
	1948-1951 (Container 58, folder 8)
	1952 (Container 58, folder 9)
BOX R12	1953-1954 (Container 58, folder 10)
	1955 (Container 58, folder 11)
	H
	1951 (Container 59, folder 1)
	1952 (Container 59, folder 2)
	1953 (Container 59, folder 3)
	1954 (Container 59, folder 4)
	1955 (Container 59, folder 5)
	1957-1958 (Container 59, folder 6)
	1959-1962 (Container 59, folder 7)
	I, 1953-1955 (Container 59, folder 8)
	J
	1949-1951 (Container 59, folder 9)

	1952-1953 (Container 59, folder 10)
BOX R13	1955 (Container 59, folder 11)
	1956-1957 (Container 60, folder 1)
	1958-1959 (Container 60, folder 2)
	1960-1962 (Container 60, folder 3)
	K, 1951-1955 (Container 60, folder 4)
	L, 1951-1959 (Container 60, folder 5)
	M
	1951-1952 (Container 60, folder 6)
	1953 (Container 60, folder 7)
	1955, 1959
	1 of 2 (Container 60, folder 8)
	2 of 2 (Container 60, folder 9)
	N, 1951-1961 (Container 60, folder 10)
	O, 1955-1961 (Container 60, folder 11)
	P
BOX R14	1950-1952 (Container 61, folder 1)
	1953-1954 (Container 61, folder 2)
	1955-1956 (Container 61, folder 3)
	1957-1958 (Container 61, folder 4)
	1959-1962 (Container 61, folder 5)
	R
	1950-1951 (Container 61, folder 6)
	1952-1953 (Container 61, folder 7)
	1955-1959 (Container 61, folder 8)
	S
	1949-1952 (Container 61, folder 9)
	1953-1955 (Container 61, folder 10)
	1957-1958 (Container 61, folder 11)
	1959 (Container 61, folder 12)
	1960-1962 (Container 61, folder 13)
	T
BOX R15	1950-1951 (Container 62, folder 1)
	1952-1955 (Container 62, folder 2)
	1957 (Container 62, folder 3)
	1958-1961 (Container 62, folder 4)
	U-V, 1950, 1959-1960 (Container 62, folder 5)
	W
	1950-1951 (Container 62, folder 6)
	1952 (Container 62, folder 7)
	1957 (Container 62, folder 8)
	1958 (Container 62, folder 9)
	1959-1962 (Container 62, folder 10)
	X-Y-Z, 1950-1951 (Container 62, folder 11)
	Moore, David, 1959-1961 (Container 63, folder 1)
	Moore, John B., 1953-1955 (Container 63, folder 2)

BOX R16

Mosley, Adam, 1954-1955 (Container 63, folder 3)
Myles, Willie E., 1954-1955 (Container 63, folder 4)
Palor, Ernest, 1951-1953 (Container 63, folder 6)
Parol
 1952 (Container 63, folder 7)
 1955 (Container 63, folder 8)
 1956 (Container 63, folder 9)
 1957-1959 (Container 63, folder 10)
Payne, Lonnie, 1953-1955 (Container 63, folder 11)
Perry, Albert E., 1958 (Container 63, folder 12)
Priester, Warren J., 1952-1955 (Container 65, folder 6)
Rape
 Artes, Lula, 1951 (Container 65, folder 9)
 Clark, Willie, 1940 (Container 65, folder 10)
 Densmore, LaVenia, 1938-1941 (Container 65, folder 11)
 Hamilton, Carl, 1949-1953 (Container 65, folder 13)
 Higgs, James, 1952-1953 (Container 65, folder 14)
 Jackson, Albert, 1951-1952 (Container 66, folder 5)
Martinsville Seven
 Correspondence
 1949 (Container 66, folder 7)
Miscellaneous cases
 1951
 1 of 2 (Container 67, folder 7)
 2 of 2 (Container 67, folder 8)
 1952
 1 of 2 (Container 67, folder 9)
 2 of 2 (Container 67, folder 10)
 1953
 1 of 2 (Container 67, folder 11)
 2 of 2 (Container 67, folder 12)
 Smith, Wallace, 1952-1955 (Container 68, folder 5)
Ricks, Robert, 1955-1956 (Container 68, folder 6)
Saunders, Titus, 1955-1956 (Container 68, folder 7)
Sevilla, Caledonia, 1949-1951 (Container 68, folder 8)
Southall, Benjamin, 1949-1951 (Container 68, folder 9)
Summey, Cortland, 1951-1958 (Container 68, folder 11)
Teabout, Clarence, 1949-1951 (Container 68, folder 12)
Tootle, Fred, 1955 (Container 68, folder 14)
Ward, William Henry, 1949-1952 (Container 70, folder 4)
Way, Edward
 1947-1950 (Container 70, folder 10)
 1951, Jan. - June (Container 70, folder 11)
Williams, Earl, 1958-1959 (Container 71, folder 2)
Williams, John, 1956-1960 (Container 71, folder 3)
Williams, Louis, 1947-1951 (Container 71, folder 4)

BOX R17

	Williams, Lucille, 1956-1960 (Container 71, folder 5)
	<i>Dallas Morning News</i> , 1954-1955 (Container 71, folder 6)
	Extradition
	Miscellaneous cases, 1949-1951
	1 of 2 (Container 83, folder 6)
BOX R18	2 of 2 (Container 83, folder 7)
	Immigration
	Cases
	1948-1951 (Container 96, folder 1)
	1952-1954 (Container 96, folder 2)
	Miscellany, 1949-1954, undated (Container 96, folder 3)
	Juries
	Asheville, N.C., Sigmon case, 1939-1940 (Container 97, folder 7)
	Korea, defense fund
	Contributions, 1951
	1 of 5 (Container 99, folder 10)
	2 of 5 (Container 99, folder 11)
	3 of 5 (Container 99, folder 12)
	4 of 5 (Container 99, folder 13)
BOX R19	5 of 5 (Container 99, folder 14)
	Labor
	Cameron, Henry L., 1952-1956 (Container 102, folder 8)
	Civil service
	Cook, Margarete, 1944-1952 (Container 102, folder 10)
	Vann, Edith, 1957-1960 (Container 102, folder 12)
	Correspondence
	A, 1950-1955 (Container 104, folder 1)
	B, 1950-1956 (Container 104, folder 2)
	C, 1951-1956 (Container 104, folder 3)
	D, 1950-1958 (Container 104, folder 4)
	E, 1950-1955 (Container 104, folder 5)
	G, 1951-1954 (Container 104, folder 6)
	H, 1950-1955 (Container 104, folder 7)
BOX R20	J, 1951-1955 (Container 104, folder 8)
	K, 1949-1956 (Container 104, folder 9)
	M, 1950-1956 (Container 104, folder 10)
	O, 1951-1955 (Container 104, folder 11)
	R, 1950-1954 (Container 105, folder 1)
	S, 1950-1955 (Container 105, folder 2)
	T-V, 1951-1955 (Container 105, folder 3)
	W, 1951-1957 (Container 105, folder 4)
	Customs bureaus, 1947-1952 (Container 105, folder 5)
	Reynolds, Mary Lee, 1954 (Container 109, folder 6)
	Rutherford, Alvin, 1950-1952 (Container 109, folder 7)
	Unions
	Hughes, Orville, 1947-1954 (Container 110, folder 2)

Restricted

Container

Contents

BOX R21	Masons, Prince Hall Grand Lodge, Legal Research Fund Financial records Memoranda, 1951-1956 (Container 113, folder 4) Reports, 1951-1957 (Container 113, folder 5) Miller, Moses L., 1954 (Container 113, folder 9) Miscellaneous correspondence B, 1950-1952 (Container 114, folder 7) C 1955-1957 (Container 115, folder 5) 1958 (Container 115, folder 6) 1959 (Container 115, folder 7) 1960 (Container 115, folder 8) 1961 (Container 115, folder 9) D 1951-1955 (Container 116, folder 1) 1958-1959 (Container 116, folder 3) 1960-1961 (Container 116, folder 4)
BOX R22	E, 1951-1960 (Container 116, folder 5) F 1952-1957 (Container 116, folder 6) 1958 (Container 116, folder 7) 1959 (Container 116, folder 8) 1960 (Container 116, folder 9) G 1951-1957 (Container 117, folder 1) 1958-1959 (Container 117, folder 2) 1961, undated (Container 117, folder 4) H 1949-1954 (Container 117, folder 5) 1955 (Container 117, folder 6)
BOX R23	1956-1958 (Container 117, folder 7) 1959 (Container 117, folder 8) 1960, undated (Container 118, folder 1) I, 1954-1960 (Container 118, folder 2) J 1950-1954 (Container 118, folder 3) 1955 (Container 118, folder 4) 1957-1961 (Container 118, folder 5) 1962-1963 (Container 118, folder 6)
BOX R24	K 1950-1958 (Container 118, folder 7) 1959-1960 (Container 118, folder 8) L 1951-1955 (Container 118, folder 9) 1957-1959 (Container 119, folder 1) 1960 (Container 119, folder 2)

	M
	1951-1954 (Container 119, folder 3)
	1955-1957 (Container 119, folder 4)
	1958 (Container 119, folder 5)
	1959 (Container 119, folder 6)
	1960-1961 (Container 119, folder 7)
BOX R25	N, 1951-1960, undated (Container 119, folder 8)
	O, 1951-1960 (Container 120, folder 1)
	P
	1951-1957 (Container 120, folder 2)
	1958 (Container 120, folder 3)
	1959 (Container 120, folder 4)
	1960-1961 (Container 120, folder 5)
	R
	1951-1957 (Container 120, folder 7)
	1958 (Container 120, folder 8)
BOX R26	1959 (Container 120, folder 9)
	1960-1961 (Container 121, folder 1)
	S
	1949-1952 (Container 121, folder 2)
	1953-1954 (Container 121, folder 3)
	1955-1957 (Container 121, folder 4)
	1958 (Container 121, folder 5)
	1959 (Container 121, folder 6)
	1960-1962, undated (Container 121, folder 7)
BOX R27	T
	1952-1958 (Container 122, folder 1)
	1959-1960 (Container 122, folder 2)
	U, 1952-1960 (Container 122, folder 3)
	W
	1950-1953 (Container 122, folder 4)
	1954 (Container 122, folder 5)
	1955 (Container 122, folder 6)
	1957-1958 (Container 122, folder 7)
	1959 (Container 122, folder 8)
	1960 (Container 122, folder 9)
	Y-Z, 1958-1960, undated (Container 122, folder 10)
BOX R28	Navy
	Department
	1946-1950 (Container 125, folder 12)
	1951-1956 (Container 125, folder 13)
	Seamen
	Braxton, John, 1955-1957 (Container 125, folder 14)
	Clark, Manuel, 1946-1954 (Container 125, folder 15)
	Fullard, Jesse, 1954-1955 (Container 126, folder 2)
	Miscellaneous cases

	1952 (Container 126, folder 3)
	1953 (Container 126, folder 4)
	1954-1956 (Container 126, folder 5)
	Property
	Coleman, Agnes, 1952-1953 (Container 126, folder 11)
	Knight, Amanda, 1950-1951 (Container 126, folder 12)
	Miscellaneous cases
	1950-1951 (Container 126, folder 13)
	1952 (Container 127, folder 1)
BOX R29	1953 (Container 127, folder 2)
	1954 (Container 127, folder 3)
	1955 (Container 127, folder 4)
	Sweett, Mattie, 1950-1951 (Container 127, folder 5)
	Turner, Samuel, 1954 (Container 127, folder 6)
	Turner v. Bragg (Mass.), 1950-1952 (Container 127, folder 7)
	Provost, Mary, 1951 (Container 127, folder 8)
	Psychiatric ward patients, 1957-1959 (Container 127, folder 9)
	Reubel, Eunice, 1955 (Container 128, folder 7)
	Schools
	States
	Pennsylvania
	Chester
	Retainer lists, 1954 (Container 141, folder 3)
	Soldier troubles
	Discharges
	Dedmon, Jesse
	Cases
	1950 (Container 145, folder 8)
	1952-1954 (Container 145, folder 9)
	Correspondence and reports
	1950-1951 (Container 145, folder 10)
	1952-1954 (Container 145, folder 11)
BOX R30	Miscellaneous cases
	1950-1951 (Container 146, folder 1)
	1952 (Container 146, folder 2)
	1953 (Container 146, folder 3)
	1954 (Container 146, folder 4)
	Reeves, Frank
	Discharge review cases
	Army
	1954 (Container 146, folder 6)
	Unfiled, 1956 (Container 146, folder 9)
	Individual cases
	Banks, James, 1950-1951 (Container 147, folder 1)
	Baynes, Claude, 1953 (Container 147, folder 2)
	Bellot, Joseph

	Correspondence, 1944-1948 (Container 147, folder 3)
	Miscellany, 1944 (Container 147, folder 4)
	Bennett, John, 1955-1958 (Container 147, folder 5)
	Bostwick, Eugene, 1954 (Container 147, folder 6)
	Brewer, Fred, 1951-1953 (Container 147, folder 8)
	Brown, David, 1953 (Container 147, folder 9)
	Brown, Percy, 1949-1951 (Container 147, folder 10)
BOX R31	Bullock, James, 1950-1952 (Container 147, folder 11)
	Burns v. Wilson
	Cardiff, Ira, 1951-1955 (Container 147, folder 12)
	Dennis, Calvin, 1951-1954 (Container 147, folder 15)
	Carter, Norman
	Correspondence, 1951-1953 (Container 148, folder 1)
	Cole, Frank, 1947-1953 (Container 148, folder 3)
	Devone, James
	Correspondence, 1946-1947 (Container 148, folder 8)
	Dixione, Ario, 1954-1955 (Container 148, folder 10)
	Ford, Ruby, 1949-1951 (Container 148, folder 14)
	Gibson, Conner, 1956 (Container 149, folder 2)
	Gray, John, 1959-1960 (Container 149, folder 3)
	Green, Kenneth, 1953 (Container 149, folder 4)
	Grier, Ralph, 1946-1952 (Container 149, folder 5)
	Halsey, Everett, 1952-1954 (Container 149, folder 6)
	Harper, Marcellus, 1951-1953 (Container 149, folder 7)
	Harrell, Howard, 1954-1956 (Container 149, folder 8)
	Hart, James, 1957-1958 (Container 149, folder 9)
	Haste, Harry, 1952-1953 (Container 149, folder 10)
BOX R32	Holt, Milton, 1945-1950 (Container 149, folder 13)
	Johnson, Theodore, 1952-1956 (Container 149, folder 14)
	Jones, Willie, 1949-1954 (Container 149, folder 15)
	King, Nathaniel, 1950-1952 (Container 149, folder 16)
	Laster, Daniel, 1949-1952 (Container 149, folder 18)
	Lesesne, Sprunt, 1952-1953 (Container 149, folder 19)
	Mann, Joseph, and Albert Myers, 1953-1955 (Container 149, folder 20)
	Marcial, Joseph, 1951-1952 (Container 149, folder 21)
	McGary, Leroy, 1944-1955 (Container 150, folder 1)
	Nelson, W. H., 1955 (Container 150, folder 2)
	Nichols, Russell, 1956 (Container 150, folder 3)
	Norris, Willie, 1951-1952 (Container 150, folder 4)
	Osborn, Floyd, 1951-1952 (Container 150, folder 5)
	Ramsey, Dallas, 1944-1951 (Container 150, folder 6)
	Reese, Charles, 1957-1958 (Container 150, folder 7)
	Riggins, James Lee, and Chastine Beverly, 1951-1953 (Container 150, folder 8)
	Ruffin, William, 1951 (Container 150, folder 9)
	Sanders, Edna, 1954 (Container 150, folder 10)
	Shanklin, Norman, 1952 (Container 150, folder 11)

- Smithey, Robert, 1956-1958 (Container 150, folder 12)
Spear, Ben, 1943-1951, (Container 150, folder 13)
Spurling, Roy
 Correspondence, 1953 (Container 150, folder 14)
 Legal documents, 1952 (Container 150, folder 15)
- BOX R33**
Steen, Leroy, 1949-1951 (Container 150, folder 16)
Tapp, James, 1945-1953 (Container 150, folder 17)
Thompson, Clifford, 1953-1954 (Container 150, folder 18)
Todd, James, 1945 (Container 150, folder 19)
Towns, Donald, 1951-1954 (Container 150, folder 20)
Turner, James
 Correspondence, 1947-1951 (Container 151, folder 1)
Walker, Herbert, 1953 (Container 151, folder 3)
Washington, George
 Correspondence, 1953 (Container 151, folder 5)
 Legal documents, 1952 (Container 151, folder 6)
Watson, Jackie
 Correspondence, 1954 (Container 151, folder 7)
 Legal documents, 1953 (Container 151, folder 8)
Whiteside, Henry
 Correspondence, 1947 (Container 151, folder 9)
 Legal documents, 1946 (Container 151, folder 10)
- BOX R34**
Whyte, Joe, 1951 (Container 151, folder 11)
Williams, Elias, 1948 (Container 151, folder 12)
Willis, Lawrence, 1953-1956 (Container 152, folder 1)
Wilson, Joseph, 1953 (Container 152, folder 2)
Wise, Frederick, 1945, 1952 (Container 152, folder 3)
- Korea
Individual cases
 Baber, William H., 1951-1952 (Container 152, folder 5)
 Bryant, Carsin, 1951-1953 (Container 152, folder 6)
 Butler, Thomas, 1951-1952 (Container 152, folder 7)
 Drummond, Harry B., 1950-1953 (Container 152, folder 8)
 Gilbert, Leon
 Correspondence
 1951-1952 (Container 152, folder 9)
 Harris, Harold, 1951-1953 (Container 152, folder 13)
 Harvey, Bennie, and Austin Wilson, 1951 1953 (Container 152, folder 14)
 Hubbard, James, 1951-1954 (Container 152, folder 15)
 Paulfrey, Peter, 1950-1951 (Container 152, folder 16)
 Reed, Nathaniel, 1950-1954 (Container 152, folder 17)
 Riddick, John
 Correspondence, 1951-1954
 1951-1952 (Container 153, folder 1)
 1953-1954 (Container 153, folder 2)
 Rowland, James, 1952-1953 (Container 153, folder 4)

BOX R35	Simmons, Willie, 1950-1952 (Container 153, folder 5) Williams, Luther, 1950-1953 (Container 153, folder 6) Miscellaneous court martial cases, 1950-1954 A-G (Container 154, folder 3) H-P (Container 154, folder 4) R-W (Container 154, folder 5) Miscellaneous cases A 1951-1953 (Container 154, folder 6) 1954 (Container 154, folder 7) B 1951-1952 (Container 154, folder 8) 1953-1954 (Container 154, folder 9) 1955-1963 (Container 154, folder 10) C 1951-1952 (Container 155, folder 1) 1953-1954 (Container 155, folder 2) 1956-1963 (Container 155, folder 3) D 1952-1954 (Container 155, folder 4) 1955-1963 (Container 155, folder 5) E, 1952-1958 (Container 155, folder 6) F, 1951-1958 (Container 155, folder 7) G, 1946, 1951-1955 (Container 155, folder 8) H 1950-1951 (Container 155, folder 9) 1953-1955 (Container 155, folder 10) 1956-1963 (Container 155, folder 11) I, 1957 (Container 156, folder 1) J 1951-1954 (Container 156, folder 2) 1955-1956 (Container 156, folder 3) K, 1951-1957 (Container 156, folder 4) L, 1951-1963 (Container 156, folder 5) M 1950-1952 (Container 156, folder 6) 1953 (Container 156, folder 7) 1954 (Container 156, folder 8) 1956-1963 (Container 156, folder 9) N, 1954-1963 (Container 156, folder 10) O, 1951-1963 (Container 156, folder 11) P 1951-1954 (Container 156, folder 12) 1956-1963 (Container 156, folder 13) R 1951-1954 (Container 157, folder 1)
BOX R36	
BOX R37	

	1955-1963 (Container 157, folder 2)
BOX R38	S
	1950-1953 (Container 157, folder 3)
	1954-1955 (Container 157, folder 4)
	1957-1963 (Container 157, folder 5)
	T
	1951-1954 (Container 157, folder 6)
	1955-1959 (Container 157, folder 7)
	V, 1955 (Container 157, folder 8)
	W
	1951-1953 (Container 157, folder 9)
	1954, (Container 157, folder 10)
	1955-1963 (Container 157, folder 11)
	Y, 1951-1953 (Container 157, folder 12)
	Veterans' complaints
	Individual cases
	Armstrong, Henry, 1953-1954 (Container 162, folder 11)
	Barnes, Stanley, 1951-1955 (Container 162, folder 12)
	Batchelor, LaFerena, 1951-1954 (Container 163, folder 1)
BOX R39	Blackman, Charlie, 1951 (Container 163, folder 2)
	Bowman, Walter Lee, 1955 (Container 163, folder 3)
	Brown, Albert, 1955-1956 (Container 163, folder 4)
	Brown, Charles, 1950-1954 (Container 163, folder 5)
	Cathey, James, 1952-1960 (Container 163, folder 6)
	Chambers, Jesse, 1954-1958 (Container 163, folder 7)
	Chappelle, John, 1956-1957 (Container 163, folder 8)
	Clark, Eddie, 1950-1952 (Container 163, folder 9)
	Clark, Ira, 1954-1955 (Container 163, folder 10)
	Daniels, Anthony, 1950-1956 (Container 163, folder 11)
	Davis, John, 1956-1960 (Container 163, folder 12)
	Ford, Ronald, 1954-1958 (Container 163, folder 13)
	Fuller, Lloyd, 1953 (Container 163, folder 14)
	Jones, Belton, 1957-1958 (Container 163, folder 15)
	Kirksey, John, 1954-1956 (Container 164, folder 1)
	Lemore, Erma, 1956-1957 (Container 164, folder 3)
BOX R40	Lewis, Robert, 1957-1960 (Container 164, folder 4)
	Mitchell, John, 1951-1954 (Container 164, folder 5)
	Moutras, Norman, 1959-1960 Container 164, folder 6)
	Peak, Charles, 1952-1955 (Container 164, folder 8)
	Peterson, Melvin, 1954-1955 (Container 164, folder 9)
	Sales, Charles, 1955-1960 (Container 164, folder 10)
	Simpson, Durrah, 1949-1960 (Container 164, folder 11)
	Sims, Robert, 1955 (Container 164, folder 12)
	Smith, Brisco, 1952-1953 (Container 164, folder 13)
	Spencer, Eugene, 1954-1955 (Container 164, folder 14)
	Turner, Thomas, 1953-1959

	1 of 2 (Container 164, folder 15)
	2 of 2 (Container 164, folder 16)
	Wiggins, Samuel, 1955-1956 (Container 165, folder 1)
	Wilkerson, Edward, 1956-1959 (Container 165, folder 2)
	Williams, Alonzo, 1955-1956 (Container 165, folder 3)
	Williams, Jerry, 1956-1960 (Container 165, folder 4)
	Wilson, Reginol, 1955 (Container 165, folder 5)
BOX R41	Miscellaneous cases
	A
	1953-1958 (Container 165, folder 6)
	1959-1961 (Container 165, folder 7)
	B
	1950-1954 (Container 165, folder 8)
	1955 Jan.-July (Container 165, folder 9)
	1955 Aug.-Dec. (Container 165, folder 10)
	1956 (Container 165, folder 11)
	1957 (Container 166, folder 1)
	1958 Jan.-June (Container 166, folder 2)
	1958 July-Dec. (Container 166, folder 3)
BOX R42	1959 (Container 166, folder 4)
	1960 (Container 166, folder 5)
	C, 1952-1961
	1 of 5 (Container 166, folder 6)
	2 of 5 (Container 166, folder 7)
	3 of 5 (Container 166, folder 8)
	4 of 5 (Container 166, folder 9)
	5 of 5 (Container 166, folder 10)
	D, 1955-1960
	1 of 2 (Container 167, folder 1)
BOX R43	2 of 2 (Container 167, folder 2)
	E, 1950-1960 (Container 167, folder 3)
	F, 1952-1960
	1 of 2 (Container 167, folder 4)
	2 of 2 (Container 167, folder 5)
	G, 1950-1960
	1 of 3 (Container 168, folder 1)
	2 of 3 (Container 168, folder 2)
	3 of 3 (Container 168, folder 3)
BOX R44	H, 1951-1960
	1 of 6 (Container 168, folder 4)
	2 of 6 (Container 168, folder 5)
	3 of 6 (Container 168, folder 6)
	4 of 6 (Container 169, folder 1)
	5 of 6 (Container 169, folder 2)
	6 of 6 (Container 169, folder 3)
	I, 1951-1959 (Container 169, folder 4)

	J, 1952-1961
BOX R45	1 of 4 (Container 169, folder 5)
	2 of 4 (Container 169, folder 6)
	3 of 4 (Container 169, folder 7)
	4 of 4 (Container 169, folder 8)
	K, 1954-1960 (Container 170, folder 1)
	L, 1950-1960
	1 of 2 (Container 170, folder 2)
	2 of 2 (Container 170, folder 3)
	M, 1952-1962
BOX R46	1 of 4 (Container 170, folder 4)
	2 of 4 (Container 170, folder 5)
	3 of 4 (Container 170, folder 6)
	4 of 4 (Container 170, folder 7)
	N, 1954-1960 (Container 171, folder 1)
	O, 1955-1960 (Container 171, folder 2)
	P, 1954-1960
	1 of 2 (Container 171, folder 3)
	2 of 2 (Container 171, folder 4)
BOX R47	Q, 1957-1960 (Container 171, folder 5)
	R, 1954-1960
	1 of 3 (Container 171, folder 6)
	2 of 3 (Container 171, folder 7)
	3 of 3 (Container 171, folder 8)
	S, 1952-1960
	1 of 5 (Container 172, folder 1)
	2 of 5 (Container 172, folder 2)
	3 of 5 (Container 172, folder 3)
BOX R48	4 of 5 (Container 172, folder 4)
	5 of 5 (Container 172, folder 5)
	T, 1950-1960
	1 of 3 (Container 172, folder 6)
	2 of 3 (Container 172, folder 7)
	3 of 3 (Container 172, folder 8)
	U, 1955-1960 (Container 173, folder 1)
	V, 1951-1960 (Container 173, folder 2)
	W, 1952-1960
	1 of 4 (Container 173, folder 3)
	2 of 4 (Container 173, folder 4)
BOX R49	3 of 4 (Container 173, folder 5)
	4 of 4 (Container 173, folder 6)
	Y-Z, 1955-1959 (Container 173, folder 7)
	Veterans' hospitals
	Correspondence, 1950-1954 (Container 173, folder 8)
	Weaver, Maurice M., 1952 (Container 175, folder 6)
	Welfare assistance

	Correspondence, 1945-1954 (Container 175, folder 7)
	Legal Case File
	Korean War and World War II Court Martial Records
	Alston, Nelson L., 1944
	1 of 3 (Container 225, folder 3)
	2 of 3 (Container 225, folder 4)
	3 of 3 (Container 225, folder 5)
BOX R50	Anderson, Eugene W., 1950 (Container 225, folder 6)
	Arnold, John H., 1945 (Container 225, folder 7)
	Austin, Arthur, and Percy Brown, 1948 (Container 225, folder 8)
	Baker, Henry P., 1953 (Container 225, folder 9)
	Bennett, Herbert, 1950 (Container 226, folder 1)
	Blaze, Herman, and Fred Cavitt, Jr., 1950 (Container 226, folder 2)
	Bledsoe, Roosevelt, 1950 (Container 226, folder 3)
	Bosley, Walter, Jr., 1952 (Container 226, folder 4)
	Bouchee, Willie L., 1950 (Container 226, folder 5)
	Brewer, Eddie, 1950 (Container 226, folder 6)
	Brown, Albert E., 1955 (Container 226, folder 7)
	Brown, Robert L., and Harold E. Hutchens, 1950 (Container 226, folder 8)
	Bryant, Carsin, 1950 (Container 226, folder 9)
	Cail, Lee, 1953 (Container 226, folder 11)
	Cash, Clarence, 1950 (Container 226, folder 12)
	Clark, David, 1951 (Container 226, folder 13)
	Drummond, Harry B., 1950 (Container 226, folder 14)
	Dyson, Charles R., 1953 (Container 226, folder 15)
BOX R51	Faulkner, Spencer F., 1956 (Container 227, folder 1)
	Fortes, Anthony P., 1950 (Container 227, folder 2)
	Franklin, Glenn E., 1950 (Container 227, folder 3)
	Freeman, Columbus, Jr., and Thomas W. Butler, 1951 (Container 227, folder 4)
	Fulsom, Clarence E., 1950 (Container 227, folder 5)
	Glisson, John W., 1950 (Container 227, folder 6)
	Graves, David L., 1950 (Container 227, folder 7)
	Halsby, Everett M., 1951 (Container 227, folder 8)
	Harris, Harold O., 1951 (Container 227, folder 9)
	Hazzard, George, 1944 (Container 227, folder 10)
	Henderson, John H., 1952 (Container 227, folder 11)
BOX R52	Howard, Nathaniel, and David J. Borner and Clifford E. Ware, 1951 (Container 228, folder 1)
	Hunter, Fred, 1944 (Container 228, folder 2)
	Jackson, Otis W., 1955-1956 (Container 228, folder 3)
	James, Jesse, and Henry E. Carr and James C. Crawford, 1950 (Container 228, folder 4)
	Johnson, Edward W., 1952 (Container 228, folder 5)
	Johnson, Floyd, 1951 (Container 228, folder 6)
	Johnson, Marion, 1953 (Container 228, folder 7)
	Laws, Clarence A., 1949-1956 (Container 228, folder 8)
	Lester, Robert, 1955-1956 (Container 228, folder 9)

- BOX R53** Mann, Joseph A., and Albert R. Myers, 1953
 1 of 2 (Container 229, folder 1)
 2 of 2 (Container 229, folder 2)
 Marshall, John E., and Clarence L. Shelton, 1951 (Container 229, folder 3)
 Martin, Jeffrey, and Eugene Lewis, 1950 (Container 229, folder 4)
 McCrawford, William, 1943 (Container 229, folder 5)
 McDonald, Louis G., 1952 (Container 229, folder 6)
 McMillan, William E., 1945 (Container 229, folder 7)
 Miller, Robert L., 1950 (Container 229, folder 8)
 Moore, Arrice C., 1945 (Container 229, folder 9)
 Moore, Henry, 1950 (Container 229, folder 10)
 Morgan, J.P., 1950 (Container 229, folder 11)
 Nelson, James A., 1951-1952 (Container 229, folder 12)
- BOX R54** Norris, Willie W., 1951 (Container 229, folder 13)
 Paulfrey, Peter J., Jr., 1950 (Container 230, folder 1)
 Petross, Bruce H., 1951 (Container 230, folder 2)
 Pitts, Ezell, 1953 (Container 230, folder 3)
 Reed, Hobert, 1950 (Container 230, folder 4)
 Reed, Nathaniel, 1950 (Container 230, folder 5)
 Roberts, James Roy, 1950 (Container 230, folder 6)
 Royston, John E., 1952 (Container 230, folder 7)
 Simmons, Bennie P., and Allen Woods, Jr. and James E. Duffer, 1951 (Container 230, folder 8)
 Sturgis, Robert Lee, 1950 (Container 230, folder 9)
 Turner, Thomas L., 1956 (Container 230, folder 10)
 Waddell, Fred, 1950 (Container 230, folder 11)
 Walker, Tommie L., 1950 (Container 230, folder 12)
 Ware, Armeka, 1952 (Container 230, folder 13)
 White, Verlon S., 1950 (Container 230, folder 14)
 Whiteside, Charlie, 1950 (Container 230, folder 15)
- BOX R55** Williams, Ezell, 1950 (Container 231, folder 1)
 Williams, Leonard J., 1959 (Container 231, folder 2)
 Williams, Luther, 1950 (Container 231, folder 3)
 Wilson, David C., and James A. Solomon and Ralph R. Young, 1945 (Container 231, folder 4)
 Woodson, George L., and Jessie Williams, 1951 (Container 231, folder 5)

- BOX OV 1-OV 12** **Oversize, 1950-1968**
 Maps, charts, posters, and voting and population records.
 Organized and described according to the series, box, and folder from which the item was removed.

- BOX OV 1** Office File
 Marshall, Thurgood
 Speaking engagements
 Broadside for event featuring Marshall at Fifth Street Baptist Church, Richmond, Va., 1954 (Container 22, folder 2)

Oversize, 1950-1968

Container

Contents

Shagaloff, June

Schools

Delaware

School data

Miscellaneous maps and charts, 1953 1955 (Container 35, folder 11)

Subject File

Discrimination

Parks

Creve Coeur, Mo., map, 1950 (Container 79, folder 1)

Schools

States

New Jersey

Englewood

Maps, City of Englewood Election District and Street Number, 1938, 6 items, annotated, 1953-1954 (Container 137, folder 6)

New York

Miscellany

Maps, Utilization of Schools in the Boroughs of Richmond, The Bronx, 2 items, 1954 (Container 139, folder 7)

North Carolina

Miscellany

Map, City of Winston-Salem, annotated, 1957 (Container 140, folder 9)

Pennsylvania

West Chester

Map, Borough of West Chester, annotated to indicate zone lines of elementary schools, 1955 (Container 141, folder 9)

Willow Grove

Map, Zoning for Township of Abington, Montgomery Co., Pa., adopted as part of Ordinance no. 643, Approved Dec. 8, 1949, revised May 1951 (Container 141, folder 10)

Wallace, Fred, Voter Education Project

Poster, "Poor People's Campaign 1968," Southern Christian Leadership Conference (Container 175, folder 3)

BOX OV 2

Legal Case File

Gray v. Main (elections, Ala.)

Background material

Voting and population records, Barbour, Bullock, Greene, and Macon counties, 1961-1966

Photocopies (Container 214)

Box 1

BOX OV 3

Box 2

BOX OV 4

Box 3

BOX OV 5

Box 4

BOX OV 6

Box 5

BOX OV 7

Box 6

BOX OV 8

Box 7

BOX OV 9

Box 8

BOX OV 10	Box 9
BOX OV 11	Box 10
BOX OV 12	Box 11

Index of Legal Cases by Category and State

- [Armed Forces](#)
- [Civil rights protest demonstrations](#)
- [Criminal law](#)
- [Domestic relations](#)
- [Education](#)
- [Elections](#)
- [Housing and real property](#)
- [Labor](#)
- [Miscellaneous](#)
- [Public accommodations](#)
- [Recreational facilities](#)
- [Transportation](#)

ARMED FORCES

The Truman administration adopted a policy in 1948 of "equality of treatment and opportunity" in a plan which called for racial integration of the United States armed forces by 1954. The Korean War accelerated the process so that integration was to be implemented by 1952. However, the NAACP continued to receive and investigate complaints of bias relating to assignments, promotion, discipline, or the administration of military justice. Furthermore, integration was much slower in reserve units, and few African Americans received Reserve Officer Training Corps scholarship awards. Finally, the fund challenged lingering segregation in schools, housing, and other collateral activities on military bases.

Guam

Burns v. Wilson, 1952

New York

Lawton v. Dewey, undated

Pennsylvania

Tomlinson v. Selective Serv. Draft Bd., 1948

Korean and World War II court martial records, 1943-1952

CIVIL RIGHTS PROTEST DEMONSTRATIONS

By 1960, court cases and integration efforts were sometimes accompanied by forms of social protest such as sit-ins and group marches. Demonstrators were often arrested for breach of peace or trespassing and some were defended by the fund.

Alabama

Alabama v. Allen, 1964-1965

Alabama v. Gray, 1964

Alabama v. Hanson, 1963

Alabama v. Robinson, 1963

Banks v. Alabama, 1963-1964

Carter v. City of Birmingham, 1965

Clemons v. Alabama, 1964

Cruikshank v. Alabama, 1964

Fowlkes v. Alabama, 1964

Johnson v. Alabama, 1964

Shelton v. Alabama, 1964

Smith v. Alabama, 1963 1964

Container List

Container

Contents

Thomas v. City of Birmingham, 1963
Webster v. City of Birmingham, 1963-1965

California

Hughes v. Lucky Stores, Inc., 1948

Louisiana

Byrd v. City of New Orleans, 1948
Diamond v. Louisiana, 1962-1964

Maryland

Maryland v. Askin, 1948

North Carolina

Avent v. North Carolina, 1962
North Carolina v. Williams, 1960

South Carolina

City of Darlington v. Stanley, 1960-1961

CRIMINAL LAW

The fund litigated cases in which a defendant claimed denial of due process because of racial discrimination. Usually these cases raised questions about jury selection, coerced confessions, competent legal representation, and unfair sentencing. Some cases involved lynchings; others concerned police misconduct and racial segregation in prisons.

Alabama

Alabama v. Fikes, 1953
Arrington v. Alabama, 1949-1950
Fikes v. Alabama, 1953-1956
Hamilton v. Alabama, 1964
Huff v. Alabama, 1957
Middlebrooks v. City of Birmingham, 1964
Reeves v. Alabama, 1953-1957

California

Civil Rights Congress of the City and County of San Francisco v. Warren, 1950
Hardyman v. Collins, 1950
In re Middlebrooks, undated
Nichols v. McGee, 1957

Connecticut

Connecticut v. Higgs, 1953-1955
United States *ex rel.* Rogers v. Cummings, 1956

Florida

Florida v. Jordan, 1951
Furlow v. Florida, 1965
Irvin v. Florida, 1953
Shepherd v. Florida, 1950-1952

Georgia

Georgia v. Henderson, 1950
Georgia v. Ingram, 1948
Georgia v. Walker, 1966
Griffin v. Georgia, 1951
Ingram v. Georgia, 1948
Jones v. Balkcom, 1953

Container List

Container

Contents

- Mosley v. Georgia, 1955
- Whitus v. Georgia, 1961
- Worthy v. Foster, 1948
- Illinois
 - Illinois v. Atkins, 1954
 - Illinois v. DeRose, 1951
 - Williams v. Illinois, 1951
- Iowa
 - Iowa *ex rel.* Hooper v. Bennett, 1959-1960
- Louisiana
 - Guice v. Mayeaux, 1954
 - Leib v. O'Neal, 1954
- Maryland
 - Adams v. Maryland, 1953
- Michigan
 - Clark v. Michigan, 1956
- Mississippi
 - Hawkins v. Mississippi, 1955
 - Johnson v. Mississippi, 1954-1955
 - Kennard v. Mississippi, 1961-1963
 - Mississippi v. Johnson, 1954
 - Robinson v. Mississippi, 1955
 - United States *ex rel.* Goldsby v. Wiggins, 1957
- New Jersey
 - Dukes v. Hanna, 1952-1954
 - New Jersey v. Lewis; New Jersey v. Parker, 1948
 - Williams v. Glasco, 1949
- New York
 - Capel v. Shaw, 1949
 - Cavers v. Grasheim, 1961
 - New York *ex rel.* Bracey v. Salter, 1949
 - New York v. Cornelius, 1955
 - New York v. Kelly, undated
 - Woodruff v. Village of Port Chester, 1951
- North Carolina
 - Daniels v. North Carolina, 1949-1950
 - In re* Ingram, 1953
 - North Carolina v. Jackson, 1954
 - North Carolina v. Simmons, 1951
- Ohio
 - Haley v. Ohio, 1948
 - United States v. Brandt, 1954
- Pennsylvania
 - Brown v. Baldi, 1953-1954
 - Pennsylvania *ex rel.* Hatton v. Dye, 1953
 - Pennsylvania *ex rel.* Johnson v. Thomas, 1944

Tennessee

Barkley v. Tennessee, undated
Chandler v. Fretag, 1952
Hale v. Tennessee, 1955
Kennedy v. Tennessee, 1948
Tennessee v. Pillow, 1946

Texas

Cassell v. Texas, 1949
Hill v. Texas, 1942
Holland v. Texas, 1948
Ivey v. Texas, 1952
In re Rooks, 1952

South Carolina

South Carolina v. Bullock, 1959
South Carolina v. Harvey, 1951

Utah

Neal v. Graham, 1954

Virginia

Bailey v. Virginia, 1950
Barrett v. Jewett, 1950
Hampton v. Smith, 1950
Leakes v. Virginia, 1953
Scull v. Committee on Law Reform & Racial Activities, 1957
Tinsley v. City of Richmond, 1961

Washington, D.C.

Hall v. United States, 1947

DOMESTIC RELATIONS

Antimiscegenation laws were challenged, as were those which prohibited interracial cohabitation or which imposed special penalties if the offenders were of different races. Similarly, the fund challenged adoption and child custody cases which were based on racial considerations.

New York

Meenan v. Meenan, 1954

EDUCATION

Discrimination in education was the fund's primary area of litigation from the 1940s to 1960s. Initial efforts were directed at gaining equal facilities and curriculum for students and equal pay for teachers in Negro schools. By the 1950s, it had been clearly demonstrated in the courts that separate schools would never be equal. Thereafter, cases aimed for integration at all levels of public education: first in professional schools, and then in elementary and secondary schools, colleges, and universities.

Arizona

Phillips v. Phoenix Union High Schools, 1953

Arkansas

Abernathy v. Izzard, 1955
Brewer v. Hoxie School Dist. No. 46 of Lawrence County, 1944, 1955-1956
Brown v. Ramsey, 1948-1949
Morris v. Williams, 1945

California

- English v. Pasadena School Bd., 1953
Romero v. Weakley; Burleigh v. Weakley, 1955
- Delaware
Steiner v. Simmons; Simmons v. Steiner, 1954
Wilson v. Beebe; Johnson v. Beebe, 1951
- Florida
Boyd v. Board of Control of Fla., 1949-1951
Florida *ex rel.* Hawkins v. Board of Control, 1950-1958
McDaniel v. Board of Pub. Instruction, 1941
Sims v. Board of Pub. Instruction, 1950
Turner v. Keefe, 1943
- Georgia
Andrews v. Cook, 1955
Everett v. Smith, 1949-1950
Hunt v. Arnold, 1956
- Illinois
Ayer v. Mann, 1949
Davis v. Schultz, 1955
- Kansas
Henry v. Board of Educ., 1955
Henry v. Rushton, 1955
- Kentucky
Abbingon v. Board of Educ. of Louisville, Ky., undated
Dawson v. Farnsley, circa 1950
Willis v. Walker, 1955
Wilson v. Paducah Junior College, 1949-1953
- Louisiana
Allen v. Louisiana State Bd. of Educ., 1961
Angel v. Louisiana State Bd. of Educ., 1956
Board of Supervisors of La. State Univ. v. Tureaud, 1955
Bright v. Union Parish School Bd., 1954
Combre v. John McNeese State College, 1954
Constantine v. Southwestern La. Inst., 1954
Foister v. Board of Supervisors of La. State Univ. and Agric. and Mechanical College, 1951
Freret Civic Improvement Ass'n v. Orleans Parish School Bd., 1952
Guillory v. Saint Landry Parish School Bd., 1951
Hatfield v. Board of Supervisors, La. State Univ., 1946-1947
Heard v. Ouachita Parish School Bd., 1950-1951
Howard v. Lincoln Parish School Bd., undated
Jamieson v. Louisiana State Bd. of Educ., 1965
Johnson v. Board of Supervisors, 1946-1947
Lark v. Louisiana Bd. of Educ., 1957
LeBeauf v. State Bd. of Educ., 1965
McKelpin v. Orleans Parish School Bd., 1941-1942
Payne v. Board of Supervisors of La. State Univ., 1951
Simmons v. Ouachita Parish School Bd., 1954

- Tureaud v. Board of Supervisors of La. State Univ., 1953
- Wells v. Dyson, 1955
- Westley v. Iberville Parish School Bd., 1953
- Whitmyer v. Lincoln Parish School Bd., 1954
- Williams v. Prather, 1955
- Wilson v. Board of Supervisors of La. State Univ., 1950
- Maryland
 - Brown v. Board of Educ. of Calvert County, Md., 1937
 - Groves v. Board of Educ., 1956-1958
 - Mills v. Lowndes, undated
 - Mitchell v. Connellee, 1955
 - Tyson v. Byrd, 1949
- Michigan
 - Henry v. Godsell, 1956
- Missouri
 - Curators of the Univ. of Mo. v. Bell, 1950
 - Lee v. Board of Educ., 1943
 - Madison v. University of Mo. Medical School, 1950
 - Missouri v. School Dist., 1951
 - Missouri *ex rel.* Brewton v. Board of Educ., 1949
 - Missouri *ex rel.* Toliver v. Board of Educ., 1949
- Mississippi
 - Bates v. Batte, 1947-1951
 - Meredith v. Fair, 1962
- New Jersey
 - Walker v. Board of Educ.; Anderson v. Board of Educ., 1954
- New York
 - Bell v. Board of Education, Amityville, N.Y., 1955-1956
 - In re* Board of Educ., Union Free School Dist. 9, Town of Hempstead, N. Y., 1949-1950
 - Breslow v. Wilson, 1949-1951
 - Brown v. Union Free School Dist. No. 16, Nassau County, N.Y., 1951
 - In re* Hillburn School Dist. 15, 1931-1944
 - In re* Jackson, 1955
 - In re* Skipwith, Rector, 1958-1959
 - Taylor v. Board of Educ., 1956-1961
 - Tudor v. Board of Educ., 1953
 - In re* Ware, 1958-1959
 - Zorach v. Clauson, 1952
- North Carolina
 - Blue v. Durham Public School Dist., 1949
 - Carson v. Board of Educ. of McDowell Co., N.C., 1955-1957
 - Carson v. Warlick, 1956
 - Covington v. Edwards, 1955-1959
 - Eaton v. Board of Educ. of New Hanover County, N.C., 1953
 - Froneberger v. Huss, 1954
 - McKissick v. Durham City Bd. of Educ., 1958-1959

- Neville v. Orange County Bd. of Educ., 1961
- Simmons v. Wallace, undated
- Stephens v. Board of Graded School Trustees, 1948
- Stevens v. Hedgpeth, 1947-1948
- Thomas v. Gray, 1951
- Vickers v. Chapel Hill City Bd. of Educ., 1960
- Ohio
 - Clemons v. Board of Educ. of Hillsboro, Ohio, 1954-1956
- Oklahoma
 - Borough v. Jenkins, 1955
 - Brown v. Long, 1957
 - Carr v. Cole, 1957
 - Grant v. Taylor, 1954-1955
 - Troullier v. Procter, 1954
- Pennsylvania
 - Girard Estate, Orphan's Court of Philadelphia, 1955
 - Sealy v. Department of Pub. Instruction, 1957
- South Carolina
 - Bryan v. Austin, 1956-1957
 - Kennedy v. State Budget & Control Bd., 1955
- Tennessee
 - Booker v. Tennessee Bd. of Educ. 1955
 - Goss v. Board of Educ. of Knoxville, Tenn., 1958-1961
 - Ex parte* Gray, 1951
 - Gray v. Board of Trustees of the Univ. of Tenn., 1951-1952
 - Jackson Colored Teachers' Ass'n v. Callahan, 1944
 - Kelley v. Board of Educ., 1955-1959
 - McSwain v. County Bd. of Educ., 1950-1956
 - Northcross v. Board of Educ., undated
 - Prater v. Tennessee Bd. of Educ., 1958
 - Shannon *ex rel.* Cox v. Board of Educ., 1954
 - Thomas v. Hibbitts, 1942
 - Ward v. Board of Educ., undated
- Texas
 - Avery v. Wichita Falls Indep. School Dist., 1956
 - Battle v. Wichita Falls Junior College, 1951-1953
 - Brown v. Board of Trustees, Lagrange Indep. School Dist., 1951
 - Bruce v. Stilwell, 1954
 - Butler v. Matthews, 1950
 - Butler v. Wilemon, 1949
 - Cains v. Green, 1953
 - Christian v. Moore, 1952
 - Delgado v. Bastrop Indep. School Dist., 1948
 - Fleeks v. Stilwell, 1949
 - Hayes v. County School Comm'n, 1959
 - Higgins v. Goodman, 1949

Jackson v. McDonald; Lamar State College of Technology v. Jackson, 1956
Jennings v. Board of Trustees, 1947
Ross v. Rogers, 1957
Scruggs v. Loftin, 1952
Simmons v. Edwards, 1960
Stevenson v. Harris, 1948
Thompson v. Portwood, 1952
Walker v. Board of Regents of Univ. of Tex., 1954
White v. Smith, 1955
Whitmore v. Stillwell, 1955
Woods v. Stone, 1949

Virginia

Ashley v. School Bd. of Gloucester County, 1949
Blount v. School Bd. of Isle of Wight County, Va., undated
Bowler v. School Bd. of the City of Richmond, 1942
Brooks v. City School Bd. of Galax, Va., 1959
Carter v. School Bd. of Arlington County, Va., 1950
Cook v. Board of Educ. of Prince George's City, Va., 1938-1940
Corbin v. Board of Educ. of Pulaski County, Va., 1949-1950
Freeman v. School Bd. of Chesterfield Co., 1948
Goins v. School Bd. of Grayson County, Va., undated
Jones v. School Bd., 1960
Kelly v. School Bd., 1948
Swanson v. University of Va., 1950
Virginia v. Billups, 1952

Washington, D.C.

Gregg v. Sharpe, circa 1950
Haley v. Sharpe, 1949

West Virginia

Anderson v. Board of Educ. of the County of Mercer, W.Va., 1955
Dunn v. Board of Educ. of Greenbriar, W.Va., 1955
Taylor v. Board of Educ., 1955

ELECTIONS

The fund took cases to gain or protect voting rights in general elections and primaries. Other cases concerned electoral district apportionment and strictures on Negro candidates and bloc voting.

Alabama

Davis v. Schnell, 1949
Gray v. Main, 1961-1967
Newman v. Searcy, 1949

Arkansas

Gatlin v. McDaniel, 1950

Georgia

Franklin v. Harber, 1949
Smith v. Baldwin, 1948

Louisiana

Byrd v. Brice, 1952

Scott v. Beard, 1954

Ventre v. Ryder, 1959

Mississippi

Darby v. Daniel, 1957

New Mexico

Trujillo v. Garley, undated

North Carolina

Elliott v. Cumberland County Bd. of Elections, 1955

Lassiter v. Northampton County Bd. of Elections, 1957

Trafton v. Burgges, 1954

Oklahoma

Hodge v. Tulsa County Election Bd., 1948

South Carolina

Elmore v. Rice, 1947

Texas

Perry v. Cyphers, 1951

Virginia

Kelsey v. Moore, 1946

HOUSING AND REAL PROPERTY

The fund challenged racial zoning laws and restrictive covenants which excluded ethnic groups, and segregation or discrimination in federal housing and other public housing aid programs. Other litigation involved individuals who resorted to the courts to protect private property rights, or cases brought against individuals who obstructed integration of residential neighborhoods.

Alabama

Barnes v. City of Gadsden, Ala., 1953-1959

City of Birmingham v. Monk, 1950

Morris v. Housing Auth., 1954

Tate v. City of Eufaula, undated

Watts v. Housing Auth., 1952-1956

California

Amer v. Superior Court of Calif., 1947

Banks v. Housing Auth. of the City and County of San Francisco, 1952-1953

Barrows v. Jackson, 1950-1952

Burkman v. Liddy, 1942

Franklin v. Housing Auth. of the City of Sacramento, 1952

Ming v. Horgan, 1954-1957

Connecticut

Harris v. Clinton, 1955

Georgia

Cohen v. Public Hous. Admin., 1952-1956

Heyward v. Public Hous. Admin., 1954-1956

Illinois

Clark v. Sandusky, 1951

Illinois v. Leighton, 1951

Jenkins v. Chicago Hous. Auth., 1953

McCormick v. Green, undated

Container List

Container

Contents

Indiana

Woodbridge v. Housing Auth., 1952-1953

Kentucky

Buchanan v. Warley; Harris v. Louisville, 1915-1929

Eleby v. Louisville Municipal Hous. Comm'n, 1956-1957

Louisiana

Stewart v. Clark Terrace Unit One, Inc., 1952-1955

Wilson v. Bossier Constr. Co., 1954

Maryland

Kennard v. McKamer Realty Co., undated

Michigan

Askew v. Benton Harbor Hous. Comm'n, 1951-1956

Flowers v. National Hous. Auth., 1943

Hill v. Hamtramck Hous. Comm'n, 1942-1947

Lewis v. City of Detroit, 1942-1954

Malicke v. Milan, 1948

Mrsa v. Reynolds, 1946

Phillips v. Naff, 1952

Missouri

Davis v. Saint Louis Hous. Auth., 1953-1956

Venable v. City of Creve Coeur; City of Creve Coeur v. Deilman, 1956

Weiss v. Leanon, 1949-1950

New Jersey

Crawford v. Maher, 1952

Miller v. McComb, 1954

Seawell v. MacWithey, 1948

Taylor v. Leonard, 1954

New York

Commission against Discrimination v. Pelham Hall Apts., Inc., 1957-1958

Dorsey v. Stuyvesant Town Corp., 1947-1948

In re Griffin v. City of Schenectady, 1950

Hunter v. City of New York, 1952

Kemp v. Rubin, 1946

Mid-Island Properties v. Johnson, 1953

United States v. Mortgage Conference, 1948

Ohio

Trustees of Monroe Ave. Church v. Perkins, 1947

Vann v. Toledo Metro. Hous. Auth., 1953

Ward v. Columbus Metro. Hous. Auth., 1954-1955

Oregon

Foeller v. Housing Auth. of Portland, 1953

Namba v. McCourt, 1948

Pennsylvania

Johnson v. Levitt & Sons, Inc., 1955

Pearson v. Olney Gardens, 1955

Unger v. Dewalt, 1941

Yoshida v. Gelbert Improvement Co., 1946
Washington, D.C.
Hundley v. Gorewitz, 1942
Shanks Village Residents Ass'n v. Cole, 1954
Washington, D.C.
Taylor v. Blandford, 1945

LABOR

Depression era cases often concerned forced labor or peonage. Thereafter, the fund worked to define fair employment practices by challenging discrimination in government employment or by companies receiving government contracts, exclusion of African Americans from professional associations or union membership, especially when unions negotiated contracts and were otherwise consulted on labor practices.

Alabama

Davis v. Arn, 1950-1953

California

Bacon v. Local 9, Bricklayers and Tile Setters Union, 1949

Connecticut

Commission on Civil Rights *ex rel.* Tilley v. International Bhd. of Elec. Workers Local 35;
Commission on Civil Rights *ex rel.* Stewart v. International Bhd. of Elec. Workers Local 35, 1951

International Bhd. of Elec. Workers Local 35 v. Commission on Civil Rights, 1954

Illinois

Howard v. Local 74, Wood, Wire, & Metal Lathers Int'l Union, 1954

Young v. Chicago Hous. Auth., 1952

Kansas

Betts v. Easley, 1946

Kentucky

Benjamin v. Louisville & Nashville R.R., circa 1944

Maryland

Enoch Pratt Free Library v. Kerr, 1945

Missouri

Howard v. Saint Louis-San Francisco Ry., 1951

New York

American Jewish Congress v. Arabian American Oil Co., 1959

Ivory v. Edwards, 1951

Joseph v. Boyce, 1955

Ocasio v. Fox, 1952

Ohio

Turner v. Warner & Swasey Co., 1942

Pennsylvania

Dargon v. Yellow Cab Co. of Pittsburgh, 1952

Rhode Island

Hill v. International Bhd. of Boilermakers, 1955

South Carolina

Derrick v. Local 470, International Union of Operating Eng'rs, 1951-1952

Texas

Alexander v. Texas, 1954

Harvey v. Morgan, 1954
Syres v. Oil Workers Union Local 23, 1955

Virginia

Rolax v. Atlantic Coast Line R.R., 1950

Washington, D.C.

New Negro Alliance v. Sanitary Grocery Co., 1938
Palmer v. Southern Ry., 1948
Taylor v. Brotherhood of Ry. & S.S. Clerks, 1951-1952

MISCELLANEOUS

Includes cases which do not fit into outlined categories. Of note are the cases involving the NAACP's right to do business in various states in the 1950s, particularly in Texas.

California

Acheson v. Murakami, 1949 (citizenship of Nisei)
Williams v. McClellan, 1953

Florida

Jackson v. Boger, 1950

Georgia

Holmes v. City of Atlanta, 1955

Illinois

Beauharnais v. Illinois, 1952 (free press)

Maryland

Afro-American Co. v. Owen, 1956-1957 (free press)
DeAngelis v. Board of Liquor License Comm'rs for Baltimore, Md., circa 1955 (liquor licensing)
Lancaster v. Hammond, 1949 ("Ober Bill Case")

Nebraska

Batterson v. Omaha Post Number One of the American Legion, 1948 (communists excluded from organization)

New Jersey

In re Marshall, 1949

New York

Adler v. Board of Educ. of the City of New York, 1951 (communists barred from teaching, N.Y.)
Bailey v. Wilkins, 1950-1951 (NAACP branch dispute)
Bright v. NAACP, 1951 (NAACP finances)
In re Jacob, 1951
New York *ex rel.* Portnoy v. Strasser, 1951-1952

Ohio

Burt v. Foust, 1950 (exclusion from American Bowling Congress)

South Carolina

Earle v. Greenville County and Pickens County, S.C., 1949 (lynching)

Texas

NAACP v. Texas, 1956-1960
Texas v. NAACP, 1956

Washington

Lesser v. Lesser, 1952

Location unknown

Dembo v. Siple, 1952 (veterans' cemetery)

PUBLIC ACCOMMODATIONS

Segregation in public accommodations, recreational facilities, and transportation were daily manifestations of "Jim Crow." Racial distinctions in public accommodations were usually not imposed by state statutes; many facilities banned African Americans or were segregated by custom, or local ordinance and regulation. Cases of racial discrimination were brought against auditoriums, hospitals and health facilities, hotels, insurance companies, libraries, restaurants, cafeterias, and lunch counters, retail stores, theaters and other places of entertainment.

Alabama

Alabama v. Johnson, 1963-1965

City of Montgomery v. Montgomery Improvement Ass'n, 1956

Jones v. Southeastern Greyhound Lines, 1953

Arkansas

Johnson v. Crawfis, 1954

Florida

Boldan v. Allen, 1964

McDuffie v. Florida Turnpike Auth., 1960-1961

Georgia

Coke v. City of Atlanta, 1958-1960

Hawaii

Merrit v. Green Room, 1951

Illinois

Burroughs v. Sanitary Dist. of Chicago, 1951

Stewart v. Lincoln-Douglas Hotel Corp., 1952

Iowa

Rice v. Sioux City Memorial Cemetery, 1953

Kansas

Becknell v. Trig, Inc., 1957

City of Wichita v. Morton, 1948

Kentucky

Moorman v. Morgan, 1954

Muir v. Louisville Park Theatrical Ass'n, 1953

Louisiana

Arnaud v. Arnaud's Restaurant, Inc., 1964

Maryland

Law v. Mayor of Baltimore, 1948

Michigan

Bishop v. Statler Hotels, 1957

New York

Castle Hill Beach Club, Inc., v. Arbury, 1955

North Carolina

Eaton v. Board of Managers of James Walker Memorial Hosp., 1956

Hall v. Roanoke-Chowan Hosp., 1965

Ohio

Colbert v. Coney Island, 1953-1956

Fletcher v. Coney Island, Inc., 1954-1956

Pennsylvania

Manning v. Crowl, 1953

Tennessee

Mathews v. Orgill, 1958-1960

Texas

Plummer v. Casey, 1953

Williams v. Hilton Hotels Corp., 1958

Virginia

Boynton v. Virginia, 1959-1960

Bradshaw v. Whigam, 1965-1966

Henry v. Virginia, 1961-1963

Robinson v. Hunter, 1961

Washington, D.C.

District of Columbia v. John R. Thompson Co., Inc., 1950-1953

Williams v. Hot Shoppes, Inc., 1960

West Virginia

Brown v. County Court of Kanawha County, W.Va., circa 1959

Wisconsin

Lange v. Rancher, 1953

RECREATIONAL FACILITIES

The fund undertook cases which specifically targeted segregated recreational facilities supported by public funds such as parks, beaches, swimming pools, golf courses, and tennis courts because these cases provided a clear and strong challenge to separate-but-equal precepts. Later, the fund brought cases of racial discrimination against privately owned and operated facilities.

Florida

Youngblood v. Snow, 1955

Georgia

Woods v. Murrah, 1956

Kansas

Bailey v. Smith, circa 1953

Louisiana

Detiege v. New Orleans City Park Improvement Ass'n, 1949-1951

Maryland

Boyer v. Garrett, 1948

Bryant v. Mayor and City Council of Baltimore, 1950

Dawson v. Mayor and City Council of Baltimore, Md., 1947-1956

Missouri

Shields v. City of Chillicothe, 1955

Williams v. City of Kansas City, 1951-1953

New Jersey

Scurry v. Sukup, 1951

Valle v. Stengel, 1949

South Carolina

Clark v. Flory, 1956

Comings v. City of Charleston, 1960-1961

Walker v. Shaw, 1961-1963

Tennessee

Easterly v. Dempster, 1952

Hart v. Knox County, 1948

Texas

Beal v. Holcombe, 1951

Byars v. White, 1955-1956

Fleming v. Garrison, 1955

Register v. Sandefer, 1949

Virginia

Department of Conservation & Dev. v. Tate, 1956

Washington, D.C.

Camp v. Recreational Bd. for the District of Columbia, 1951

TRANSPORTATION

The fund challenged various state laws requiring segregated travel in buses and trains. Suits contended that separate quarters were not equal and also raised jurisdictional questions. The Interstate Commerce Commission (ICC) was eventually vested with the authority to revoke segregation when it impeded interstate commerce, and cases involving segregation on interstate trains and buses were thereafter heard by the ICC. Local transit authorities, mainly city bus and street-car systems, continued to be challenged in the courts.

Alabama

Jones v. Southeastern Greyhound Lines, 1953

California

Whitmore v. Southern Pac. Co., 1951

Florida

City of Jacksonville v. Watkins, 1946

Herndon v. Tallahassee Transit Co., 1957

Taylor v. Seaboard Air Line R.R., 1953

Georgia

Coke v. City of Atlanta, 1958-1960

Illinois

Johnson v. Illinois Cent. R.R., 1951

Ward v. Chicago & E. Ill. R.R., 1951

Maryland

Henderson v. United States, 1950

New York

Jackson v. Seaboard Air Line Ry., 1947

New York

Morris v. Greyhound Corp., 1954

NAACP v. Saint Louis-San Francisco Ry., 1953

Worthy v. Louisville & Nashville R.R., 1948

North Carolina

Keys v. Carolina Coach Co., 1952-1961

South Carolina

Brown v. South Carolina Elec. and Gas Co., 1956

Flemming v. South Carolina Elec. and Gas Co., 1954-1956

Tennessee

Evers v. Dwyer, 1958

Container List

Container

Contents

Virginia

Boynton v. Virginia, 1959-1960

Brown v. Southern R.R. Co., 1947 (and other southern states)

Day v. Atlantic Greyhound Corp., 1948

Roberts v. Seaboard Air Line Ry., 1944

Virginia v. Carolina Coach Co., 1950

Virginia v. Simms, 1951

Virginia v. Wilson, 1953

Williams v. Carolina Coach Co., 1953

West Virginia

Brown v. County Court of Kanawha County, W.Va., circa 1959

Brown v. Hanna, 1945