## 關鍵詞中英索引

I-第一輯 II-第二輯		三劃	
11-22-14		三分期架構	
一劃		( trimester framework ) I-1	193, 203
一九九 年美國身心障礙者保護	法	三軍訓練與服務法(Universal Mil	litary
(Americans with Disabilities		Training and Service Act )	I-345
of 1990)	II-136	三倍損害賠償(treble damages)	II-276
一九九三年布瑞迪手鎗暴力防制		三權分立(three great divisions of	
(Brady Handgun Violence Pre		power in the government )	I-100
Act of 1993)	II-99	下級官員 (inferior officer)	II-127
一九九三年宗教自由復興法	11-99	上訴(審)管轄權(appellate	
( Religious Freedom Restoration	0.0	jurisdiction )	[-36,103
Act of 1993)	II-96	土地利用 (land use)	I-285
一九八五年低輻射廢料政策修正		土地使用分區管制規定 ( zoning )	I-285
		土地所有權人(landowner)	I-281
( Low-Level Radioactive Wast	-	工作條件 ( working conditions )	I-153
Amendments Act of 1985) II-91		工作場所性騷擾(sexual harassme	nt in
一九六七年就業年齡歧視法(Ag		the workplace ) I-228, 2	241, 245
Discrimination in Employment		工作評估制度	
of 1967)	II-136	( job evaluation system )	I-153
一九六三年同酬法(Equal Pay A		m聿il	
1963)	I-153	四劃	
一九六四年民權法第七章(Title	VII-of	不公平競爭方法(unfair method o	f
the Civil Rights Act of 1964)		competition)	II-291
I-179, 229,	233, 238	不可改變的特徵(immutable	
一致性行為 ( concerted action )	II-237	characteristic)	I-147
一致拒絕 ( concerted refusal )	II-223	不合理作為 ( unreasonable	
— <u>∌</u> il		practice)	II-288
二劃		不自證己罪之特權(privilege agai	
人身保護令(writ of habeas		self-incrimination)	II-61
-	-56, II-86	不受保護之表達 (unprotected	
人質法(Hostage Act)	II-102	expression)	I-314

不追溯條款(grandfather clause)	II-223	反訴 ( cross petition )	I-288
不理性、獨斷或專擅 (irrational,		反競爭 ( anticompetitive )	II-216
arbitrary or capricious)	I-269	天然優勢(natural advantages)	II-276
「不當負擔」審查標準("undue b	urden"	心腹共犯 (a trusted accomplice)	II-47
test )	I-203	欠缺可裁判性 (nonjusticiability)	I-122
不實陳述 (misrepresentation)	II-169	水平限制 (horizontal restraint)	II-216
中間上訴 (interlocutory appeal)	II-96	小十段前(Horizontal Testraint)	11-210
互為性騷擾 ( quid pro quo sexual		五劃	
harassment)	I-246	———— 主要競爭武器	
內含費用措施(cost-containment			
measures)	II-292	( major competitive weapon )	II-276
內部消息 (inside information)	II-201	主權(sovereignty)	I-45
公平審判 (fair trial)	I-326	主權;公權力	
公民/軍人課程		( sovereign power ) I-2	76; 298
(citizen-soldier program)	I-160	主權州 ( sovereign state )	I-45
公民訴訟當事人適格		主權豁免 ( sovereign immunity )	II-102
( citizen standing )	I-70	以種族為限制條件之協定	
公民權 ( citizenship )	I-258	(racial restrictive covenant)	I-97
公共事務 ( a matter of public )	I-59	代理法則 (agency law)	I-234
公共福利 ( general welfare )	I-269	充分而獨立之州法(adequancy and	
公共關心事項		• •	
( matters of public concern )	I-338	independence of state law )	I-111
公序良俗 ( public moral )	I-298	充分而獨立之州法基礎(adequate	and
公法人 ( public entity )	II-136	independent state grounds )	I-111
公害 ( public nuisance )	I-303	出租 ( lease )	I-285
公務員 (civil servant)	I-288	加強審查(heightened scrutiny)	I-160
公眾安全(public safety)	II-76	功能測試 (functional test)	I-293
公眾福祉(public welfare;		占有性取得(possessory taking)	II-303
public intrest )	I-276	可航行空間 (navigable airspace)	I-281
公開司法程序(public broadcast		可推定受威脅之環境(presumable	
of a trial)	I-326	coerced environment)	II-76
分配 (apportionment)	I-130		
反托拉斯法之域外執行		可訟性;達於可訴訟狀態;可裁判	
( extra-territorial enforcement of		•	03; 122
antitrust law )	II-237	可訟性質 ( justiciable character )	I-59

可獲法院補償之實際損害 (actual injury	本身違法原則(illegal
redressed by the court ) I-73	per se rule ) II-253
司法自我約束(judicial	本質上具有違憲嫌疑
self-governance) I-83	(inherently suspect) I-147
司法行為 (judicial act) I-56	本質違法 (illegal per se) II-207, 216
(司法)管轄權	未持有管制(nonpossession
( jurisdiction ) I-56, 63, 111, 122, 169	regulation ) I-345
司法救濟 (judicial remedies) II-181	正當法律程序(due process
司法責任 (judicial duty) I-36	of law ) I-97, 258, 264, 269
司法程序之完整性(integrity of the	正當法律程序條款(due process clause;
judicial process ) I-326	due process of law clause)
司法管轄之立法分配權 ( acts of	I-169, 285, 303; 193, 263, 288
Congress granting jurisdiction ) I-56	正當程序 (due process) I-249, 326, 331
司法審查 (judicial review) I-108, 288	民兵 (militia) II-109
司法權 (judicial power) I-100	民事救濟 (civil remedies) II-175
司法權限(limitation of	永久直接管領 (permanent physical
judicial power ) I-73, 115	occupation ) II-303
外交政策 (foreign policy) II-102	永久禁令 (permanent injunction) I-173
市場力量 ( market power ) II-230, 249	犯意,詐騙故意 (scienter) II-175
平等保障;平等權(equal	犯罪傾向 (predisposition) II-52
protection ) I-130, 140, 144; 331	犯罪誘惑 (temptation of a crime) II-52
平等保護原則 ( equal protection	申報費率原則 ( filed rate doctrine ) II-287
doctrine ) I-293	申訴程序 (grievance procedure) I-229
平等保護條款 (equal protection	目標公司 (target corporation) II-200
clause ) I-97, 160, 169, 249, 285	立即危險 (imminent danger) I-293
平等就業機會委員會(Equal	立即性司法審查(prompt judicial
Employment Opportunity	review ) I-315
Commission: EEOC ) I-233	立法者 (lawmaker) I-293
平衡原則 (balancing test) II-96	立法動機(motives of
必要手段 (necessary means) I-45	the legislature ) I-56
必要而適當 (necessary and	立法裁量 (discretion of the
proper ) I-45	national legislature ) I-45
必要設備原則 (essential facilities	立法裁量權之行使 ( exercise of
doctrine ) II-230	legislative discretion ) I-285

立法裁罰(legislative		合法逮捕而為附帶搜索(searches	
punishment )	I-293	incident to lawful arrests )	II-16
_ <u></u> ∌d		合理而非恣意 (reasonable,	
六劃		not arbitrary)	I-144
交易 (transaction)	II-273	合理法則	
交易成本 (transaction cost)	II-207	(rule of reason) II-216, 222, 2	53, 292
交易行為自律原則(exchange		合理的可能性 (reasonable	
self-regulation )	II-223	possibility )	II-257
休曼法(Sherman		合理相信 ( reasonable belief )	II-41
Act ) II-207, 211, 222, 2	227, 249	合理個人 (reasonable person)	I-234
仲裁人 ( arbitrator )	II-146	合理送運費率 (reasonable rates)	II-211
仲裁條款 ( arbitration provision )	II-146	合理被害人 (reasonable victims)	I-234
任命條款 ( appointment clause )	II-127	合理補償	
全國大專院校運動協會			69, 285
( NCAA )	II-215	合理關係 (rational relationship;	,
共謀動機 ( motive to conspire )	II-237		44; 269
共謀罪 (conspiracy)	II-276	地役權 (easement or servititude)	I-281
共謀獨占 ( conspire to		地標保存法 (Landmarks	1 201
monopolize)	II-249	Preservation Law )	II-300
再僱用 (re-employment)	I-179	州法 ( state law )	I-111
刑事審判報導 ( broadcast coverage	e of	州長 (governor)	II-109
criminal trials )	I-326	州長否決權(gubernatorial veto)	II-109
刑法 ( criminal statute、		州執法首長(state's chief law	11-109
criminal law)	I-118	·	11.00
印第安娜州牙醫協會 (Indiana De	ntal	enforcement officers)	II-99
Association )	II-292	州際商業 (interstate commerce)	II-227
同工同酬 ( equal wages for		州際貿易委員會 (Interstate	H 207
equal work)	I-153	Commerce Commission )	II-287
同性戀者 (homosexuals)	I-173	州際貿易法(Interstate	** ***
同級及同品質 ( like grade and		Commerce Act )	II-287
quality)	II-273	年金 (annuity)	II-149
名義損害 ( nominal damages )	I-320	年金契約(annuity contract)	II-149
合作企業 (joint venture) II-2	207, 216	年齡歧視 ( age discrimination )	I-185
合作聯邦主義		年齡歧視證據確鑿案件 ( prima fac	ie
(Cooperative Federalism)	II-91	case of age discrimination )	I-185

成文憲法 (written constitution)	I-36	投資人 (investor)	II-181
成本抗辯 (cost justification) II	[-267, 273	投資風險承擔(investment	
成本差異 ( cost difference )	II-267	risk-taking )	II-149
扣押 ( attachment )	II-102	投機者 (speculator)	II-181
收購要約 (tender offer)	II-163	汽車搜索例外(automobile	
有效價格競爭(effective price		exception )	II-35
competition )	II-276	私人 ( private party )	II-181
有益競爭的 ( procompetitive )	II-216	私有財產(private property)	I-281
有關市場 ( relevant market )	II-249	私法起訴理由(private cause	
死亡風險(morality risk)	II-149	of action)	II-181
死刑 ( capital punishment )	II-116	私契約 ( private contract )	I-276
米蘭達警告 (Miranda warning)	II-76, 81	言論自由 ( freedom of speech; l	iberty of
自由及財產利益 (liberty and pro	operty	speech)	I-108, 303
interests )	I-273	(於代理關係下)本人之法律責·	任
自動法律責任		(vicarious liability)	I-241, 246
( automatic liability )	I-241	// <b>事</b> d	
自動施行 (self-executing)	II-96	八劃	
自願性 (voluntariness)	II-30	事先審查、事先限制	
自願性供述 (voluntarily given		( previous restraint )	I-303
statement; voluntary statement	) II-61	事前審查 ( prior restraint )	I-314, 320
行政便利(administrative		事實上之損害 ( injury in fact )	I-73
convenience)	I-147	事實認定 (findings)	II-292
1. #1		依米蘭達案享有之權利事項	
七劃		( Miranda rights )	II-61, 76
作業準則(work rule)	II-292	具體損害 ( concrete injury )	I-70
免責抗辯(affirmative		「具體損害」要件(requiremer	nt of
defense)	[-241, 246	"injury in fact." )	I-70
免稅 ( tax-exempt )	I-92	刻板印象 ( stereotype )	I-147
判決先例 (precedent)	I-111	協議式費率政策(Negotiated R	ates
利益衝突 (conflict-of-interest)	I-293	Policy )	II-288
告知後同意原則		協議價格(list prices)	II-204
(informed consent)	I-249	取得 (taking)	I-281
扼要判斷 ( summary judgment )	II-223	固定收益(fixed return)	II-149
批發商 ( wholesale dealer )	II-204	忠誠義務(fiduciary obligation)	) I-320

性別歧視	非價格性垂直限制
(sex discrimination) I-153, 229, 237	( nonprice vertical restraint ) II-252
性騒擾 (sexual harassment) I-228, 237	<b>-1.</b> ∌ni
承保風險 (underwriting of risk ) II-149	九劃
拒絕交易 (refuse to deal) II-230	信教自由條款(Free Exercise Clause,
拘禁中 (in custody) II-61,76	Const. 1st Amend. ) II-96
拘禁中之訊問	侵權行為 (torts) I-281
( custodial interrogation ) II-76, 81	保險 (insurance) II-149
明顯而令人信服的證據 ( clear and	保險給付申報表(claim forms) II-292
convincing evidence ) I-249	保證條款 ( Guarantee Clause, Const.
杯葛 ( boycott(s) ) II-223; 227	IV, §4 ) II-91
法官 (judge) II-127	保護性掃描 ( protective sweep ) II-41
法律之形式合憲性(constitutionality	契約條款 (contract clause) I-276
of a statute "on its face" ) I-115	契約損害
法律平等保護(equal protection of	( impairment of contract ) I-298
the law ) I-258	契約義務 ( contractual obligation;
爭議 (controversies) I-62	obligation of contract ) I-276; 298
直接損害 (direct injury)	契約關係
知識基礎(foundation	( contractual relationship ) I-276
of knowledge ) II-8	孩童猥褻物品
社團 (association) I-83	( child pornography ) II-52
臥底警察、臥底人員 (undercover agent;	宣示性判決
undercover dectective ) II-81	( declaratory judgment ) I-118
初步禁令 (preliminary injunction) I-173	宣示性救濟 ( declaratory relief ) I-118
初審管轄權 (primary jurisdiction) I-36	政府的共和體制(republican form of
表現(性質的)行為	government ) I-122
( expressive conduct ) I-354, 366	政治行為 (political act) I-36
表現自由;言論自由;表意自由(freedom	政治問題
of expression ) I-314;345;366	( political question ) I-122, 137, 140
金跳傘合約 (golden parachute	政治問題「不受司法審查」之原則
agreement) II-163	( political question doctrine ) I-134
非自願性勞務	相同品牌產品間之經銷限制(intrabrand
(involuntary servitude) I-258	restraints on distribution ) II-252
非法侵入 (trespass) II-2	相當理由;相當事由(相當或相信被告之

犯罪合理根據)		controversy" requirement )	I-70
(probable cause)	II-8, 35, 41	剝權法案條款	
軍事上訴法院 ( court of appeals		(Bill of Attainder Clause)	I-293
for the armed forces )	II-127	原初、最高意志	
軍事審判 (court martial)	II-116	(original and supreme will)	I-37
重大利益 ( vital interest )	I-298	( - 8	
重大政府利益 ( compelling		十劃	
governmental interest )	II-96	差別待遇 ( disparate treatment;	
重大訊息充分公開 (full discle	osure of	discrimination ) I-237; II-	-257, 262
material information )	II-175	差異行為 ( differentials )	II-262
重大過失 (gross negligence)	II-139	浪漫的父權主義	11 202
重要基本原則		( romantic paternalism )	I-147
( essential postulates )	II-99	•	
重新分配 (reapportionment)	I-130	特定及可敘明的事實(specific ar	
重罪 (felony)	II-40	•	II-19, 41
限制交易契約 (contract in res	traint of	特權及豁免權	
trade or commerce )	II-211, 215	( privileges and immunities )	I-258
限制貿易 ( restrained trade )	II-204	真誠的年資制度	
限制權力 ( limited power )	I-36	( bona fide seniority system )	I-185
限縮言論自由		真誠職業資格 (bona fide occupat	tional
( abridge free speech )	I-345	qualification )	I-185
飛行 (flight)	I-281	祕密協商 (secret negotiation)	II-288
個人養老給付保護法 ( Private	Pension	紐約證券交易所(New York Stoc	k
Benefits Protection Act )	I-276	Exchange)	II-222
個別納稅人與聯邦政府關係		納稅人 (taxpayer)	I-63
( relation of a taxpayer to the	ie	納稅人訴訟當事人適格(taxpaye	r
federal government )	I-59	standing)	I-70
個案和爭議;案件與爭議(ca	se and	財產上現有利益(present interest	
controversy ) I-73,	100, 103; 97		
個案或爭議		property)	I-83
( case or controversy )	I-83, 92	追躡人犯(hot pursuit)	II-2, 19
個案與爭議原則 (case-and-co	ntroversy	除性別以外之因素	
doctrine)	I-63	( factor other than sex )	I-153
「個案與爭議」要件("case o	r	高度 ( altitude )	I-281

十一劃		強制退休 ( compulsory retirement )	I-185
停止處分令 ( cease and		強制處分令 ( mandamus )	I-36
desist order )	II-273	強取合併 ( squeeze-out merger )	II-163
商品期貨交易法(Commodity Exc	change	強盜罪 (robbery)	II-40
Act)	II-181	從事犯罪行為之意向 ( disposition	to
商業言論 ( commercial Speech )	I-331	commit a criminal act )	II-42
商標專屬 ( proprietary brand )	II-276	掠奪性手段 (in predatory tactics)	II-276
國民兵 ( national guard )	II-109	掠奪性訂價 ( predatory pricing )	II-237
國會行為的合憲性 ( constitutional	lity of	推定成立 ( a prima facie case )	II-276
the legislative act )	I-100	推定的損害賠償	
國會所通過的立法之有效性(val	idity of	( presumed damages )	I-338
Congressional legislation )	I-100	採證 ( evidential hearing )	I-273
國會意旨 ( congressional intent; in	itent of	排他性區域計畫 ( exclusionary zon	ing
Congress ) I-293	3; II-181	practices )	I-83
國會議員資格 (qualifications of C	Congress	排除 ( abatement )	I-303
members )	I-134	條約批准 (ratification of a treaty)	I-137
國旗保護法(Flag Protection Act)	) I-366	條約廢止 (abrogation of a treaty)	I-137
國際緊急經濟權力法(Internation	ıal	理性人 ( reasonable mind )	II-292
Emergency Economic		現金公開收購股份要約(cash tend	er
Power Act )	II-102	offer)	II-201
執行委員會			69, 173
( executive committee )	II-204	移審狀 (Certiorari )	II-249
執行條款之補救性質 (remedial na	ature of	終止懷孕(terminate the pregnancy	
the enforement clause )	II-96	終止懷孕之權利 (right to terminate	
執行權 (enforcement power)	II-99	pregnancy)	I-203
執法人員誘人犯罪勾當 (sting op	eration)	規範衝突 ( two laws conflict with e	
	II-52	other)	I-36
專屬裁量 (conclusive discretion)			II-204
將議員選區劃成不規則形狀(pol		通商條款 (Commerce Clause, Cons	
gerrymander )	I-140	Art. I, §8, cl. 3)	II-91
	227, 276		II-91 II-267
強制性優越地位		連鎖商 (grocery store chain)	
( mandatory preference )	I-144	章程 ( by-laws )	II-204

十二劃	訴之利益 (interest at stake) I-288
最少限制方法	訴訟當事人適格(standing to sue) I-70
( least restrictive means ) II-96	訴願 (administrative appeal) I-288
最高法 (a superior, paramount law ) I-37	象徵性言論 (symbolic speech) I-345
最高國法 (supreme law of the land ) I-36	逮捕 (arrest) II-41
單純過失 (simple negligence) II-139	開支條款 ( Spending Clause, Const. Art. I,
報復 (vindictiveness) II-86	§ 8, cl. 1) II-91
寒蟬效應 (discouraging effect, chilling	集體訴訟 (class action) I-108, II-169
effect ) I-315	雇主法律責任 ( employer liability )
就業上性別歧視(sex discrimination in	I-229, 234, 237, 241, 246
employment ) I-233, 241, 245	順從式分析 (deferential analysis) I-160
就業年齡歧視法(Age Discrimination in	意圖獨占
Employment Act ) I-185	( attempt to monopolize ) II-249
就業歧視(employment	搜索 (search) II-41
discrimination ) I-229, 237	搜索狀 ( search warrant ) II-8
惡意 (actual malice) I-338	搜索與扣押
提審 ( to grant habeas corpus ) I-56	( search and seizure ) II-2, 16, 19, 35
普通法 (common law) II-139	十三劃
普通法或衡平法上的個案 ( a case in law	
or equity ) I-100	損害 (injury) I-92
替代方案 (alternative) I-293	損害賠償 (damages) II-169, 181
替代利益 ( alternative benefits ) II-292	新聞自由 ( liberty of press;
期貨交易 (futures trading) II-181	freedom of the press ) I-303; II-227
無證據能力 (inadmissible) II-61,76	業餘精神 (amateurism) II-216
發回 (remand) I-179; II-249	極度可能 (dangerous probability ) II-249
短線交易利益	概括授權 (blanket license ) II-207
( short-swing profits ) II-200	毀謗案件 (defamation cases) I-338
程序性正當程序 (procedural due process)	準據法條款 
I-273	(choice-of-law provision) II-146
善良管理人注意(義務) ( reasonable care )	當代法律背景 (contemporary legal
I-241, 246	context ) II-181
善意 (bona fide、good faith) II-262	當事人適格 (standing) 162 72 02 07 122 160
裁量 (discretion) I-288	(standing) I-62, 73, 92, 97, 122, 169
詐欺行為 (fraudulent conduct) II-181	當事人適格法則(rules of standing) I-83

富然違法 ( illequal per se)	II-207	對被告或嫌疑人不利之陳述	
禁制令或禁止處分		( inculpatory statement;	
(injunction) I-1	18, 303	incriminating statement )	II-61; 76
經同意之搜索 (consent searches)	II-30	對被告或嫌疑人有利之述	
經保密之資訊		( exculpatory statement )	II-61
( classified information )	I-320	慣犯條例(Habitual Criminal A	ct ) II-86
經銷加盟契約		監獄激勵訓練營 ( Prison Motive	ational
(franchise agreement)	II-252	Boot Camp )	II-136
補救方案 ( remedial plan )	I-160	福利受益人 (welfare recipient)	) I-273
補償 (compensation)	I-281	種族歧視	
解釋準則 ( canon of construction )	II-136	(racial discrimination) I-92	2, 179, 237
資產凍結 (frozen assets)	II-102	種族歧視證據確鑿案件(prima	facie case
違憲 ( unconstitutional )	I-36	of racial discrimination )	I-179
違憲立法無效 ( legislative act cont	rary to	管制性取私產為公用	
the constitution is not law )	I-36	( regulatory taking )	II-300, 306
電子監察		管理監督者所造成之性騷擾;	
( electronic surveillance )	II-2, 47	主管性騷擾(supervisory sex	cual
電子聽得之陳述 ( electronically ov	erheard	harassment)	I-241; 246
statements)	II-47	緊急狀態 (emergency)	I-298
電子竊聽		維吉尼亞軍校	
( electronic eavesdropping )	II-47	( Virginia Military Institute )	I-160
<b>上</b>		誘陷犯罪 (entrapment)	II-52
十四劃		誘導犯罪 (induce commission	
僱用特權 (privilege of employmen		of a crime)	II-52
奪掠性或反競爭行為(predatory o	r	賓州塌陷法(Pennsylvania Subs	sidence
anticompetitive conduct)	II-249	Act)	II-306
實際出賣人 ( actual sellers )	II-169	銀行(bank)	II-139
實際損害 ( actual damages )	I-320	上 <i>て</i> 割	
實際購買人 ( actual purchasers )	II-169	十五劃	
實質政府利益(substantial government		價格差別待遇	
interest )	I-354	( price discrimination ) II-26	7, 273, 276
對於表現自由合理之時間 地點及方式之		價格差異 ( price difference )	II-262
限制 ( a reasonable time, place, o		價格差異制度	
manner restriction of expression	) I-354	( discrimination in price )	II-257

價格控制 (price control) I-269	憲法疑義原則 ( doctrine of constitutional
價格操縱 (price manipulation) II-181	doubt ) II-136
墮胎 (abortion) I-193	憲法增修條文第一條 ( first Amendment )
墮胎權 (abortion right) I-203	I-331, 345, 366
廢棄 (reverse) I-140, II-249	憲法增修條文第一條 ( First Amendment )
徵收 (eminent domain) II-300, 303, 306	I-354
徵信調查報告 ( credit report ) I-338	憲法增修條文第十四條(Fourteenth
徵稅權 (power of taxation) I-45	Amendment ) II-19, 30
徵稅權競合 ( power of taxation to be	憲法增修條文第五條 (Fifth Amendment )
concurrently exercised ) I-45	I-281
敵意(工作)環境性騷擾	憲法增修條文第四條(Fourth
( hostile environment sexual	Amendment ) II-2, 19, 30, 40
harassment ) I-228, 223, 246	操縱行為 (manipulative act ) II-163
敵意或惡劣之工作環境(hostile or	獨占 ( monopoly;
abusive work environment ) I-237	* *
潛在生命 (potential life) I-193, 203	monopolize) II-211, 230; 249
締約自由 (liberty to contract ) I-264	獨占地位 (monopolistic position) II-276
請辯護人之權利 (right to counsel) II-61	獨立存活能力 (viability) I-193, 203
賠償(remedy) I-298	獨立商
賭場廣告 (advertising of	(independently owned store) II-267
casino gambling ) I-331	獨佔行為 (monopolization) II-230
質疑之適格 ( standing to make that	積極性會員 (active member) II-204
challenge) I-315	遵循判決先例原則 (stare decisis) I-203
養老金 (pension) I-276	選擇權 ( option ) II-201
十六劃	遺產法院 (probate courts) I-144
憲法明文承諾(textually demonstrable	默示 (acquiescence) II-102
constitutional commitment; textual	默示授權 (implied power) I-45
commitment ) I-134	默示請求權(implied rights of
憲法增修條文(Amendment to	action ) II-181
Constitution ) I-173	優先股 ( preference stock ) II-201
憲法增修條文第十四條第五項國會執行	擬制信託 (constructive trust) I-320
權 (congressional enforement power	聯合定價 (price fixing) II-207, 211
under U.S. Const. 14th Amend.,	聯邦反扥拉斯法
§ 5 ) II-96	( federal antitrust laws ) II-276

聯邦仲裁法(Federal Arbitration		羅賓森派特曼法案(Robinson-Patman	
Act(FAA) )	II-146	Act)	II-223, 262
聯邦法 (federal law)	I-111	證券 ( securities )	II-149
聯邦法優先於州法適用(state law		證券交易法案	
preempted by federal regulation	) II-91	(Stock Exchange Act)	II-223
聯邦宣示性判決法(Federal Decla	ratory	證券商公會規則(Rules of	
Judgment Act )	I-118	the National Association of S	Securities
聯邦政府(government of the Unio	on ) I-45	Dealers )	II-146
聯邦貿易委員會(Federal Trade		證據能力	11-140
Commission ) II-2	62, 292		\ II 01
聯邦貿易委員會法案 (Federal Tra	de	( admissibility of evidence )	) II-81
Commission Act )	II-291	證據排除法則	
聯邦禁制令 (federal injunction)	I-115	( exclusion of evidence )	II-61, 76
⊥ L∍∌ıl		證據聽證 ( evidentiary hearing	
十七劃		嚴密/嚴格的司法審查( close/st	trict judicial
豁免條款 ( exemption provision )	II-149	scrutiny )	I-147
購併(takeover)	II-201	一工劃	
避免家庭內部爭議 ( avoiding intra	family	二十劃	
controversy )	I-144	攔阻與拍搜 ( stop and frisk )	II-19
避險 ( hedging )	II-181	競爭 ( competition )	II-273
隱私權 ( right to privacy )	II-2	警察權 ( police power )	
隱私權之期待		I-169, 264, 285, II-30	00, 303, 306
( expectations of privacy )	II-47	贍養費 ( alimony )	I-169
禮貌準則 (civility code)	I-237		
藉口的證明(proof of pretext)	I-179	二十一劃	
十八劃		辯論式訴訟程序 (adversary pr	roceeding)
	П 00		I-314
雙重主權 (dual sovereignty)	II-99		
雙重保障 (double security)	II-99	二十二劃	
雙倍損害賠償 (double damages)	I-185	權力分立	
額外顧客服務(optional customer s		( separation of powers )	I-92, II-116
	II-267	聽證 (hearing)	I-288
十九劃		贖回 (redeem)	I-298
壟斷 ( monopoly )	II-227	一 <del>-  </del>	
懲罰性(損害)賠償		二十三劃	
( punitive damages ) I-320, 338	, II-146	變額年金 (variable annuities)	II-149