

-Abel v. U.S. – Abandoned property in a hotel room.

362 U.S. 217 (1960)

-AZ v. Ault – Exigent/emergency circumstances.

150 Ariz. 459, 724 P.2d 545 (1986)

-AZ v. Blakley -- officer's action of approaching vehicle in driveway violated R/E/P as driveway not a pathway to the front door

243 P.3d 628 (2010)

-AZ v. Blackmore – officer had RS that defendant committed burglary when handcuffed and put in patrol car

925 P.2d 1347 (1996)

-AZ v. Bonillas – pat down of driver for ID upheld

3 P.3d 1016 (1999).

-AZ v. Branham – unlawful to search car for registration merely because driver could not produce registration 952 P.2d 332 (1997)

-AZ v. Fisher – circumstances that can justify a protective sweep

250 P.3d 1192 (2011)

-AZ v. Flannigan – prosecution has burden to prove consent for blood draw; acquiescence is insufficient

978 P.2d 127 (1998)

-AZ v. Gant – Search Incident to arrest.

129 S. Ct. 1710 - Supreme Court (2009)

-AZ v. Garcia – OK to patdown person not under arrest who is to be voluntarily transported

784 P.2d 297 (1989)

-AZ v. Harding – Warrant check on driver.

137 Ariz. 278, 670 P.2d 383 (1983)

-AZ v. Hicks – Plain view doctrine.

480 U.S. 321 (1987)

-AZ v. Hyde – arrest warrant is presumed to be based on PC and burden on defendant to prove otherwise

921 P.2d 655 (1996)

-AZ v. Mahoney – Search of person incident to arrest for weapons, fruits of the crime or implements
106 Ariz. 297 (1970)

-AZ v. Mincey – there is no crime scene exception to the search warrant requirement
437 U.S. 385 (1978)

-AZ v. Olm – vehicle parked in front yard cannot be searched without SW or other exception as is part of curtilage
224 P.3d 245 (2010)

-AZ v. Paredes – Detainment for records check, canine sniff of vehicle.
810 P.2d 607 (1991)

-AZ v. Peters – human smelling odor of marijuana is not a search
941 P.2d 228 (1997)

-AZ v. Rogers – Detainment based on reasonable suspicion/voluntary contact.
186 Ariz. 508, 924 P.2d 1027 (1996)

-AZ v. Solano – Detainment based on reasonable suspicion.
187 Ariz. 512, 930 P. 2d 1315 (App. 1996)

-AZ v. Vasquez – With Rs it is lawful to reach into pockets of jacket when pat down doesn't reveal whether there is a weapon
807 P.2d 520 (1991).

-AZ v. Weinstein – Protective sweep of home, canine sniff, search conducted by non-government agent.
190 Ariz. 306,947 P.2d 880 (App. 1997)

-AZ v. Ybarra – May ask vehicle passenger for ID.
156 Ariz.257, 751 P.2d 591 (1987)

-California v. Acevedo – Searching of closed container in vehicle.
500 U.S. 565 (1991)

-California v. Bradley – seizure of marijuana plants in yard lawful where in plain view from sidewalk/path leading up to house
460 P.2d 129 (CA 1969).

-California v. Ciralo – Warrantless aerial observation of fenced-in back yard.
476 U.S. 207 (1986)

- California v. Greenwood – no REP in clear garbage bags left at curbside; abandoned property
486 U.S. 35 (1988).
- California v. Hodari – Seizure started at time of capture.
499 U.S. 621 (1991)
- Carroll v. United States – Landmark case regarding vehicle searches.
267 U.S. 132 (1925)
- Chambers v. Maroney – p.c. search of car does not have to be contemporaneous to first contact
399 U.S. 42 (1970)
- Chimel v. California – search incident to arrest of entire home is unlawful
395 U.S. 752 (1969)
- Colorado v. Bertine – Inventory of locked containers.
479 U.S. 367 (1987)
- Florida v. Bostick – Voluntary contact does not require suspicion.
501 U.S. 429 (1991)
- Florida v. Riley – Observation from a helicopter.
488 U.S. 445-50 (1989)
- Florida v. Royer – airport stop circumstances did not support consensual moving of suspect
460 U.S. 491 (1983)
- Florida v. Wells – Requirement of a department policy for inventory.
495 U.S. 1 (1990)
- Georgia v. Randolph – If one of two present co-possessors of property refuse consent, do not have valid consent
547 U.S. 103 (2006)
- Horton v. California – Plain view seizure.
496 U.S. 128 (1990)
- Illinois v. Caballes – dog sniff was lawful where stop was not extended in duration to allow K-9 to arrive
543 U.S. 405 (2005)
- Illinois v. Gates – Elimination of Aguilar/Spinelli rule, informant rules.
462 U.S. 213 (1983)

-Illinois v. Rodriguez – Reasonableness of search based on officer’s knowledge.
497 U.S. 177 (1990)

-Jones v. United States – hearsay can support issuance of search warrant
362 U.S. 257 (1960)

-Katz v. United States – Expectation of privacy rule.
389 U.S. 347 (1967)

-Knowles v. Iowa – Search incident to arrest, traffic infraction (cite and release).
119 S. Ct. 484 (1998)

-Maryland v. Buie – Protective sweep of home.
494 U.S. 325 (1990)

-Maryland v. Wilson – police officer making stop may order passengers out of a car
519 U.S. 408 (1997).

-Michigan v. Long – Protective sweep of vehicle for weapons.
463 U.S. 1032 (1983)

-Michigan v. Sitz – Sobriety check points.
496 U.S. 444 (1990)

-Michigan v. Summers – Sw for contraband carries limited authority to detain occupants during search
452 U.S. 692 (1981).

-Mincey v. Arizona – Once emergency is removed, a warrant is necessary.
437 U.S. 385 (1978)

-Minnesota v. Dickerson – Plain feel doctrine.
113 S. Ct. 2130, 124 L. Ed.2d 334 (1993)

-Minnesota v. Olson – Overnight guest/expectation of privacy.
495 U.S. 91 (1990)

-New York v. Belton – Search incident to arrest/motor vehicle.
453 U.S. 454, 462 (1981)

-Oliver v. United States – Open fields doctrine.
466 U.S. 170 (1984)

-Payton v. New York – officers may lawfully enter suspect’s home having search warrant and probable cause to believe suspect is present

445 U.S. 573 (1980)

-Pennsylvania v. Mims – Can have motorist exit vehicle.

434 U.S. 106 (1977)

-Rakas v. Illinois – Issue of standing/passengers of motor vehicle.

439 U.S. 128, 143 (1978)

-Schmerber v. California – taking a blood sample from a DUI arrestee proper exigent circumstances

384 U.S. 757 (1966).

-Steagald v. United States – Service of arrest warrant in third party home.

451 U.S. 204 (1981)

-United States v. Banks – 15-20 seconds between knock and announce and entry was reasonable

540 U.S. 31 (2003).

-United States v. Basher – defendant had no expectation of privacy in campsite

629 F.3d 1161 (2011)

-United States v. Dunn – Curtilage issues/expectation of privacy/use of flashlight.

480 U.S. 294 (1987)

-United States v. Jones – attachment of GPS to motor vehicle is a search

132 S. Ct. 945 (2012).

-United States v. Ross – Search of vehicle based on probable cause includes containers.

456 U.S. 798 (1982)

-United States v. Sharpe – 20 minute detention was reasonable where investigation diligently pursued

470 U.S. 675 (1985).

-Weeks v. United States – Exclusionary rule.

232 U.S. 383 (1914)

-Whren v. United States – No such thing as pretext for stop.

517 U.S. 806 (1986)

-Wilson v. Arkansas – Knock and announce requirements.

514 U.S. 927 (1995)

-Wilson v. Layne – Media involvement of warrant execution.

119 S. Ct. 1692 (1999)

-Wong Sun v. United States – Fruits of the poisonous tree doctrine.

371 U.S. 471 (1963)