

## Oppenheimer V City Of Los Angeles

*A complete guide in three parts for the attorney advising public entities on the legal issues of risk management. • Part I introduces the concepts of risk and risk management. • Part II deals with the perils and hazards of public entities, specifically governmental tort liability. • Part III covers insurance policies and risk management alternatives other than commercial insurance. Also includes standard Insurance Services Office (ISO) and other forms and checklists. First published in 1991.*

*Locke v. City of Detroit, 335 MICH 29 (1952)*

*B023804, Appellant's Opening*

*Reports of Cases Determined in the Courts of Appeal of the State of California*

*Reports, Recommendations and Studies*

*A Method of Communication*

*Adopted January 22, 1925 : Effective [sic] July 1, 1925, with Amendments Up to and Including Those Effective November, 1976*

**Traces the stories of three top figures in the foundation of the nuclear age, considering how the loyalties of each man played a significant part in history and the choices each had to make when their allegiances came into conflict.**

**California Affirmative Defenses**

**Reports of Cases Argued and Determined in the Supreme Court of the State of Idaho**

**West's California Digest**

**Reports of cases determined in the Courts of Appeal of the state of California. 3d series**

**Cal Jur, III.**

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*California. Court of Appeal (2nd Appellate District). Records and Briefs*

*Corpus Juris Secundum*

*California. Court of Appeal (4th Appellate District). Division 2. Records and Briefs*

*West's california digest, 1850 to date, covering cases from state*

*Report of cases argued and determined in the Supreme Court of the State of Idaho*

*Southern california law review*

*Insurance and Risk Management for State and Local GovernmentsLexisNexis*

*A Study Relating to Sovereign Immunity*

*The Tangled Lives and Loyalties of Robert Oppenheimer, Ernest Lawrence, and Edward Teller*

*Insurance and Risk Management for State and Local Governments*

*Reports of cases determined in the courts of appeal of the state*

*Journal of the Assembly, Legislature of the State of California*  
*Brotherhood of the Bomb*

Single volume treatise on Litigating Securities Class Actions edited by Jonathan N. Eisenberg who is General Counsel for UBS Wealth Management Americas. Comprising 12 chapters each separately written by a different firm in an area they are renowned for. Many of the contributing authors have participated in the famous securities class actions of the last decade.

American city

A Complete Restatement of the Entire American Law as Developed by All Reported Cases

Litigating Securities Class Actions

The Brain Behind the Bomb

Lawyers Guild Review

The Security Clearance Hearing

**At the end of World War II, J. Robert Oppenheimer was one of America's preeminent physicists. For his work as director of the Manhattan Project, he was awarded the Medal for Merit, the highest honor the U.S. government can bestow on a civilian. Yet, in 1953, Oppenheimer was denied security clearance amidst allegations that he was "more probably than not" an "agent of the Soviet Union." Determined to clear his name, he insisted on a hearing before the Atomic Energy Commission's Personnel Security Board. In the Matter of J. Robert Oppenheimer contains an edited and annotated transcript of the 1954 hearing, as well as the various reports resulting from it. Drawing on recently declassified FBI files, Richard Polenberg's introductory and concluding essays situate the hearing in the Cold War period, and his thoughtful analysis helps explain why the hearing was held, why it turned out as it did, and what that result meant, both for Oppenheimer and for the United States. Among the forty witnesses who testified were many who had played vitally important roles in the making of U.S. nuclear policy: Enrico Fermi, Hans Bethe, Edward Teller, Vannevar Bush, George F. Kennan, and Oppenheimer himself. The hearing provides valuable insights into the development of the atomic bomb and the postwar debate among scientists over the hydrogen bomb, the conflict between the foreign policy and military establishments over national defense, and the controversy over the proper standards to apply in assessing an individual's loyalty. It reveals as well the fears and anxieties that plagued America during the Cold War era.**

**Charter of the City of Los Angeles, Annotated**

**The Law of Municipal Corporations**

**Robert Oppenheimer and the Secret City of Los Alamos**

## 2nd

### **West's Pacific Digest, Beginning 101 P.**

### **California. Court of Appeal (1st Appellate District). Records and Briefs**

From the bestselling author of *Tuxedo Park*, the fascinating story of the 3,000 people who lived together in near confinement for more than two intense and conflicted years under J. Robert Oppenheimer and the world's best scientists to produce the Atomic Bomb and win World War II. They were told as little as possible. Their orders were to go to Santa Fe, New Mexico, and report for work at a classified Manhattan Project site, a location so covert it was known to them only by the mysterious address: 109 East Palace. There, behind a wrought-iron gate and narrow passageway just off the touristy old plaza, they were greeted by Dorothy McKibbin, an attractive widow who was the least likely person imaginable to run a front for a clandestine defense laboratory. They stepped across her threshold into a parallel universe--the desert hideaway where Robert Oppenheimer and a team of world-famous scientists raced to build the first atomic bomb before Germany and bring World War II to an end. Brilliant, handsome, extraordinarily charismatic, Oppenheimer based his unprecedented scientific enterprise in the high reaches of the Sangre de Cristo mountains, hoping that the land of enchantment would conceal and inspire their bold mission. Oppenheimer was as arrogant as he was inexperienced, and few believed the thirty-eight-year-old theoretical physicist would succeed. Jennet Conant captures all the exhilaration and drama of those perilous twenty-seven months at Los Alamos, a secret city cut off from the rest of society, ringed by barbed wire, where Oppenheimer and his young recruits lived as virtual prisoners of the U.S. government. With her dry humor and eye for detail, Conant chronicles the chaotic beginnings of Oppenheimer's by-the-seat-of-his-pants operation, where freshly minted secretaries and worldly scientists had to contend with living conditions straight out of pioneer days. Despite all the obstacles, Oppie managed to forge a vibrant community at Los Alamos through the sheer force of his personality. Dorothy, who fell for him at first sight, devoted herself to taking care of him and his crew and supported him through the terrifying preparations for the test explosion at Trinity and the harrowing aftermath of Hiroshima and Nagasaki. Less than a decade later, Oppenheimer became the focus of suspicion during the McCarthy witch hunts. When he and James B. Conant, one of the top administrators of the Manhattan Project (and the author's grandfather), led the campaign against the hydrogen bomb, Oppenheimer's past left-wing sympathies were used against him, and he was found to be a security risk and stripped of his clearance. Though Dorothy tried to help clear his name, she saw the man she loved disgraced. In this riveting and deeply moving account, drawing on a wealth of research and interviews with close family and colleagues, Jennet Conant reveals an exceptionally gifted and enigmatic man who served his country at tremendous personal cost and whose singular achievement, and subsequent undoing, is at the root of our present nuclear predicament.

Reports of Cases Determined in the District Courts of Appeal of the State of California

In the Matter of J. Robert Oppenheimer

A042797, Respondent Brief

109 East Palace

E010421, Respondent Brief

Access to Justice as a Human Right

In international law, as in any other legal system, respect and protection of human rights can be guaranteed only by the availability of effective judicial remedies. When a right is violated or damage is caused, access to justice is of fundamental importance for the injured individual and it is an essential component of the rule of law. Yet, access to justice as a human right remains problematic in

international law. First, because individual access to international justice remains exceptional and based on specific treaty arrangements, rather than on general principles of international law; second, because even when such right is guaranteed as a matter of treaty obligation, other norms or doctrines of international law may effectively impede its exercise, as in the case of sovereign immunity or non reviewability of UN Security Council measures directly affecting individuals. Further, even access to domestic legal remedies is suffering because of the constraints put by security threats, such as terrorism, on the full protection of freedom and human rights. This collection of essays offers seven distinct perspectives on the present status of access to justice: its development in customary international law, the stress put on it in times of emergency, its problematic exercise in the case of violations of the law of war, its application to torture victims, its development in the case law of the UN Human Rights Committee and of the European Court of Human Rights, its application to the emerging field of environmental justice, and finally access to justice as part of fundamental rights in European law.

West's California reporter

West's California Jurisprudence 3d

1850 to Date, Covering Cases from State and Federal Courts

Brief for Defendant and Appellant

Civil Litigation and the Police

J. Robert Oppenheimer

***Presents the life and accomplishments of the director of the Manhattan Project, focusing on his involvement with the development of the atom bomb.***

***West's California Digest 2d***

***3d series***

***West's Pacific Digest***

***Glendale Law Review***

***Report of Cases Argued and Determined in the Supreme Court of the State of Idaho***

Vols. 1-2 contain cases before the Supreme Court of the Territory of Idaho.