

Coerced AA Participation Unconstitutional

As of September 2009, coerced participation in Alcoholics Anonymous has been ruled a violation of the United States Constitution in 16 states.

September 7, 2007.

The Ninth Federal District Court (MT, ID, WA, OR, NV, CA, AZ, HI, AK)

Inouye v. Kemna

No. 06-15474; Docket No. CV-04-00026-DAE

http://unhooked.com/trxpro/Inouye_v_Kemna.pdf

April 19, 1999

The Second Federal District Court (NY, VT, CT)

Warner v. Orange County Department of Probation

95 F.3d 202 (2nd Cir. 1996)

173 F.3d 120 (2nd Cir. 1999)

Docket No. 95-7055

http://www.unhooked.com/sep/warner_remand.htm

<http://www.unhooked.com/sep/warnerny.htm>

August 27, 1996

The Seventh Federal District Court (WI, IN, IL)

Kerr v. Farrey

No. 95-1843

95 F.3d 472, 479-80 (7th Cir. 1996)

<http://www.unhooked.com/sep/7circopn.htm>

June 11, 1996

The New York Court of Appeals

Griffin v. Coughlin

No. 73 [1996 NY Int. 137]

<http://www.unhooked.com/sep/griffin.htm>

November 10, 1997, Filed

Supreme Court of Tennessee, At Nashville

Evans v. Tennessee Board of Paroles

NO. 01-S-01-9610-CH-00210

1997 Tenn. LEXIS 533

<http://www.unhooked.com/sep/tennessee.htm>