# **Understanding** Garrity Rights

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#### Garrity v. New Jersey, 385 U.S. 493 (1967)

- Police Officers questioned regarding fixing traffic tickets
- Choice between providing self-incriminating answers or removal from office
- Incriminating answers were used in subsequent criminal proceedings

### Garrity v. New Jersey (1967)

"The option to lose their means of livelihood or pay the penalty of self-incrimination is the antithesis of free choice to speak or to remain silent."

Garrity, 385 U.S. at 497.

#### Garrity v. New Jersey (1967)

• Held:

- Statements made under threat of job termination amounts to coercion
- Violates Fifth and Fourteenth Amendments
- Any incriminating statements made under such threat may not be used in a subsequent criminal proceeding

# Spevack v. Klein, 385 U.S. 511 (1967)

- Attorney failed to:
  - Produce financial records responsive to a subpoena duces tecum
  - Testify at the judicial hearing
- Reason: It would likely incriminate him.
- NYSC Appellate Division disbarred attorney for invoking his 5<sup>th</sup> Amendment rights

# Spevack v. Klein, 385 U.S. 511 (1967)

"The threat of disbarment and the loss of professional standing, professional reputation, and of livelihood are powerful forms of compulsion to make a lawyer relinquish the privilege."

Spevack, 385 U.S. at 516.

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