

	PRESENTATION GOALS
Two g	oals of this presentation:
	provide a brief discussion of the history of the substantial evidence andard of review, and
	scuss the current law an administrative practitioner should know regarding bstantial evidence



- > The term "substantial evidence" first appeared in federal statutes.
 - Trade Commission Act of 1914
- > Courts began to read the term "evidence" into the interpretation.
- > In 1922, the phrase was included in the Tariff Commission Act.
- > The phrase was used again in 1930 under the Federal Radio Act of 1927.

HISTORY OF SUBSTANTIAL EVIDENCE

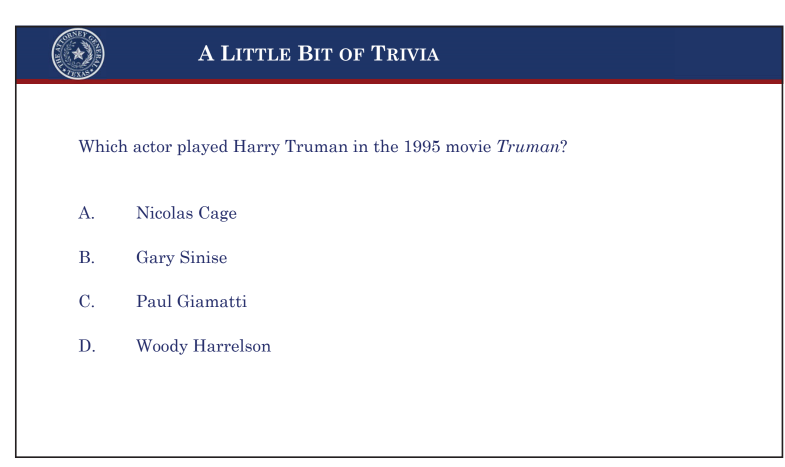
- > Adoption of a uniform act was initially met with resistance.
- > Momentum gained in response to President Roosevelt's New Deal legislation.
- > President Truman passed the federal Administrative Procedure Act in 1946.



FEDERAL ADMINISTRATIVE PROCEDURE ACT



Courtesy of the Harry Truman Presidential Library Description: President Harry S. Truman signs the Administrative Procedure Act



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