William & Mary Law School

William & Mary Law School Scholarship Repository

Supreme Court Preview

Conferences, Events, and Lectures

9-24-1999

1999-2000 Supreme Court Preview: Contents

Institute of Bill of Rights Law, William & Mary Law School

Follow this and additional works at: https://scholarship.law.wm.edu/preview

Repository Citation

Institute of Bill of Rights Law, William & Mary Law School, "1999-2000 Supreme Court Preview: Contents" (1999). *Supreme Court Preview*. 109. https://scholarship.law.wm.edu/preview/109

Copyright c 1999 by the authors. This article is brought to you by the William & Mary Law School Scholarship Repository. https://scholarship.law.wm.edu/preview



September 24-25, 1999

)eet

What 1

From the New

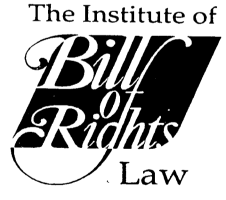
Sponsored by the Institute of Bill of Rights Law, College of William & Mary, Williamsburg, Virginia

1999-2000 Supreme Court Preview INSTITUTE OF BILL OF RIGHTS LAW

The INSTITUTE OF BILL OF RIGHTS LAW was established at William & Mary in 1982 to support research and education on the Constitution and the Bill of Rights. One of the principal missions of the Institute is to facilitate interaction between the professions of law and journalism. Through a discussion of key cases on the Supreme Court's docket at the start of each term, the annual SUPREME COURT PREVIEW provides in-depth education for journalists on the underlying issues in order to enhance press coverage of the decisions.

Staff

DAVISON M. DOUGLAS, Director and Professor of Law MELODY S. NICHOLS, Program Coordinator MATTHEW FREY and MATTHEW CURTIS Editorial Assistants, 1999-2000 Supreme Court Preview



COLLEGE OF WILLIAM & MARY SCHOOL OF LAW WILLIAMSBURG, VIRGINIA 23187-8795 (757) 221-3810 ◆ FAX (757) 221-3775 E-MAIL: ibrl@facstaff.wm.edu

1999-2000 Supreme Court Preview

Table of Contents

I.	MOOT COURT ARGUMENT Mitchell v. Helms, No. 98-1648	
	NARRATIVE SUMMARY, Unequal Treatment or Separation of Church and State: Is the Establishment Clause Offended by Government Aid to Parochial Schools? Matthew Curtis	1
	Synopsis and Question Presented	3
	Helms v. Mitchell, 151 F.3d 347 (5th Cir.)	4
	White House Seeks Ruling on Private School Aid Linda Greenhouse	13
	Jeff Case Spotlights School Aid Battle; High Court Weighs Church-State Issue Bill Walsh	16
	Supreme Court Will Review High-Tech Aid to Religious Schools Joan Biskupic	19
	Establishing Religion or Aiding Schools? James Kilpatrick	21
II.	THE DIRECTION OF THE COURT	
	In This Section	23
	NARRATIVE SUMMARY, Reflections on the Recent Past and Implications for the Future Matthew Curtis	25
	Lean, Mean High Court Machine; Court's Finishing Date is Earliest in 30 Years Tony Mauro	27
	High Court's Conservatives Change Balance of Power; Five Justices Steadily Shift Federal Government Might to the States. It's Unclear How Far the Pendulum Will Swing David G. Savage	29
	Rehnquist Court Taking Stand for States; 5-4 Rulings Increasingly Cut into Congress' Power Aaron Epstein	32
	Some Targets were Larger than Others Suzanna Sherry	35

Supreme Court; Justices Decide Who's in Charge Linda Greenhouse	38
Court's Quartet of Dissent; Justices Favor Pragmatism Over Liberalism Joan Biskupic	46
Party of Nine; The Best Show in America, Comedy or Drama, Plays at the Supreme Court David Andrew Price	51
Voicing Supreme Dissent; Rare, Loud and Clear Joan Biskupic	54
<i>The Court's Alliances</i> Joan Biskupic	56
From the High Court, A Voice Quite Distinctly a Woman's Linda Greenhouse	57
After a Quiet Spell, Justice Finds Voice Conservative Thomas Emerges from the Shadow of Scalia Joan Biskupic	60
<i>Full Court Press</i> Joan Biskupic	64
Putting Scalia's "Textualist" Views in Context Timothy P. O'Neill	66
Fall Docket Already Presents a Wide Variety of Hot-Button Issues Stephen J. Wermiel	69
BUSINESS AND COMMERCE	
In This Section	73
LAST TERM: Kumho Tire Company, LTD. v. Patrick Carmichael, No. 97-1709	
Ruling Extends Judges' Right to Bar Nonscientific Testimony Richard Carelli	75
Trial Judges Told to Screen Experts; Supreme Court Grants Leeway to Exclude Dubious, Irrelevant Testimony	
Joan Biskupic	77

III.

♦ LAST	TERM: Esteban Ortiz, et al. v. Fibreboard Corporation, et al., No. 97-1704	
Rulin	Court Overturns Asbestos Settlement; g Limits Firms' Options in Class Actions on Walsh	79
Settle	Supreme Court: Liability Law; Justices Throw Out \$1.5 Billion Asbestos ment, Citing Possible Conflict of Interest hen Labaton	82
♦ LAST	TERM: AT & T Corporation v. Iowa Utilities Board, et al., No. 97-826	
They	Court Says FCC to Set Telephone Rules; Iowa Utilities Regulators Had Said Should Decide How Rates Are Set When Local Firms Lease Networks n O'Donoghue	85
	ded Court Says FCC Can Set Rules For Local Phone Competition ard Carelli	87
	CASE: Food & Drug Administration v. Brown & Williamson cco Corporation, No. 98-1152	
	RATIVE SUMMARY, <i>Does the FDA have the Authority to Regulate Tobacco</i> hew Frey	89
Syno	psis and Question Presented	91
	& Drug Administration v. Brown & Williamson cco Corporation, 153 F.3d 155 (4th Cir.)	92
	t to Decide F.D.A. Power on Tobacco a Greenhouse	04
To D	Court Will Hear Nicotine Arguments; The Federal Government Wants Court Decide Whether the FDA has Jurisdiction Over Tobacco 25 Rosen	07
Jaine		07
.,	es to Decide FDA's Tobacco Authority Biskupic	09
	A Asks Supreme Court to Review Opinion Invalidating Tobacco Regs ACCO INDUSTRY LITIGATION REPORTER1	12
	s Settle With Big Tobacco WASHINGTON POST1	15
Also This		.17

iii

IV. FEDERALISM

In	This Section
٠	LAST TERM: John H. Alden, et al., v. Maine, No. 98-436
•	LAST TERM: College Savings Bank v. Florida Prepaid Postsecondary Education Expense Board, et al., No. 98-149
•	LAST TERM: Florida Prepaid Postsecondary Education Expense Board v. College Savings Bank and United States, No. 98-531
	The Quiet Revolution; Conservatives Continue Federalism Resurgence by Expanding State Immunity Curt A. Levey
	States 3, Feds 0 in Key Court Decisions Marcias Coyle
	Civil Wars; Supreme Court Puts States First Jenna Greene
•	NEW CASE: Kimel v. Fla. Board of Regents, No. 98-791; United States v. Fla. Board of Regents, No. 98-796
	NARRATIVE SUMMARY, <i>The States Take on Congress – Again</i> Matthew Frey
	Synopsis and Questions Presented
	J. Daniel Kimel, et al. v. State of Florida Board of Regents, 139 F.3d 1426 (11th Cir.)
	Courts to Decide State Immunity, Campaign Reform, Privacy Issues Richard Carelli
	Courts Struggle with Immunity in Employment Discrimination Suits Robert P. Lewis
٠	New Case: Reno v. Condon, No. 98-1464
	NARRATIVE SUMMARY, Will Driver Privacy Take a Back Seat to States' Rights? Matthew Frey
	Synopsis and Question Presented151
	Charlie Condon, Attorney General for the State of South Carolina, et al. v. Janet Reno, Attorney General of the United States, et al., 155 F.3d 453 (4th Cir.)152

	High Court to Hear Driver Privacy Case Joan Biskupic	.155
	Privacy Issue Cases Flooding High Court James J. Kilpatrick	.157
	Fourth Circuit Holds that Driver's Privacy Protection Act Violates Tenth Amendment HARVARD LAW REVIEW	.159
٠	NEW CASE: Vermont Agency of Natural Resources v. United States, No. 98-1828	
	NARRATIVE SUMMARY, <i>Blowing the Whistle on State Immunity</i> Matthew Frey	. 163
	Synopsis and Questions Presented	.165
	United States, ex rel. Jonathan Stevens, qui tam and as relator v. The State of Vermont Agency of Natural Resources, 162 F.3d 195 (2d Cir.)	. 166
	Another Appeals Court Upholds False Claims Act Suits vs States Michael Rapoport	.175
	Whistleblower Suits May Target States; Question Seen Headed for Supreme Court Deborah Pines	. 17 7
FII	rst Amendment	
In '	This Section	.181
٠	LAST TERM: Greater New Orleans Broadcasting Association, Inc., et al. v. United States, No. 98-387	
	Restrictions on Ads OK, But Only if They Are Fair SEATTLE POST INTELLIGENCER	.184
	Court Strikes Restriction on Casino Ads Aaron Epstein	.186
	Casino Ad Ban Goes Bust; Louisiana Broadcasters Prevail on First Amendment Ground David O. Stewart	
٠	LAST TERM: Victoria Buckley, Secretary of State of Colorado, v. American Constitutional Law Foundation, Inc., et al., No. 97-930	
	High Court Strikes Colorado's Restrictions on Voter Initiatives Richard Carelli	.192

v.

	Justices Ease Limits on Ballot Initiatives; In Ruling Affecting California, U.S. High Court Says Petition-Gathering Curbs Violate 1st Amendment	
	David G. Savage	. 194
	Court Turns Back an Effort to Limit Ballot Initiatives	
	Linda Greenhouse	196
•	NEW CASE: Board of Regents of University of Wisconsin System v. Southworth, No. 98-1189	
	NARRATIVE SUMMARY, Student Activity Fees: An Opportunity for the Court to Provide Some Coherence to Free Speech?	
	Matthew Curtis	199
	Synopsis and Question Presented	201
	Scott H. Southworth, et al. v. Michael W. Grebe, et al., 151 F.3d 717 (7th Cir.)	202
	Justices to Rule on Student Fees Use Law; High Court Will Decide Whether State Universities Can Force Collegians to Subsidize Campus Groups Whose Message They Oppose	
	David G. Savage	216
	U.S. Appeals Court Bars University of Wisconsin From Forcing Students to Finance Political Groups	• 1 0
	Patrick Healy	218
	Regents to Appeal Student Fees Case to the Top Gwen Carlton	221
	College Student Fees Face 1st Amendment Test Dave Newbart	223
	Be Careful What You Ask For, You Might Get It George F. Will	226
٠	New Case: Nixon v. Shrink Missouri Government PAC, No. 98-963	
	NARRATIVE SUMMARY, <i>Campaign Finance Reform: How Much is Too Much?</i> Matthew Curtis	228
	Synopsis and Question Presented	230
	Shrink Missouri Government PAC, et al. v. Jeremiah W. Nixon, et al. 161 F.3d 519 (8th Cir.)	231
	Supreme Court Roundup: After 23 Years, Justices Will Revisit Campaign Limits Linda Greenhouse	239
	Landa Oreennouse monomore and a second secon	

	Missouri's Limit on Campaign Donations Favors Insiders, Opponents Tell U.S. Supreme Court; Brief Filed Monday Attracts Attention Nationwide	241
	Jo Mannies	241
	Reed Plans Brief on Campaign Contributions	
		243
	Campaign Finance Just Gets Messier	245
	Richard L. Hasen	245
•	New Case: United States v. Playboy Entertainment Group Inc., No. 98-1682	
	NARRATIVE SUMMARY, Reading the First Amendment Between the Lines	
		247
	Synopsis and Questions Presented	250
	Denter Extent simulation of Line of United States of America at al	
	Playboy Entertainment Group, Inc. v. United States of America, et al., D. Del., 30 F.Supp. 2d 702	251
	D. De., 501.5upp. 20702	201
	Children's Access to Sexy Cable TV at Heart of Case	
		262
	Justices to Decide if Cable Fare Can be Limited at Night	264
	Joan Biskupic	204
	Playboy Wins Challenge to Section 505; District Court Declares Law Unconstitutional.	
	Enjoins its Enforcement	
	PR NEWSWIRE	266
	NEW CASE: Erie, Pa. v. Pap's A.M., No. 98-1161	
	NARRATIVE SUMMARY, Stripping Away the Confusion:	
	The First Amendment and Nude Dancing	
	Matthew Curtis	268
	Synopsis and Question Presented	270
	Pap's A.M. t/d/b/a Kandyland v. The City of Erie, 719 A.2d 273	271
	When is 'Speech' Speech?	
	James J. Kilpatrick	280
	Nude Dancing Still Has Its Limits; Performers in Liquor Licensed Clubs Have	
	To Wear G-Strings and Pasties Danielle N. Rodier	282

	Ban on Nude Dancing Backed by High Court ; The 5-4 Decision Says Public's 'Moral Disapproval' Outweighs the Right of Free Expression
	David G. Savage
	New CASE: Los Angeles Police Department v. United Publishing Corp., No. 98-678
	NARRATIVE SUMMARY, Does Prohibiting the Release of Arrestee Records for Commercial Purposes Violate the First Amendment?
	Matthew Frey
	Synopsis and Question Presented
	United Reporting Publishing Corp. v. California Highway Patrol and Los Angeles Police Department, 146 F.3d 1133 (9th Cir.)
	States Moving to Block the Sale of Records Jane Kirtley
	Appeals Judges Back Release of Arrest Records; The U.S. 9th Circuit Ruling Says that Police Agencies Must Turn the Information Over to Firms Davan Maharaj
VI.	CIVIL RIGHTS
	In This Section
	LAST TERM: Rita L. Saenz, et al. v. Brenda Roe and Anna Doe etc., No. 98-97
	Citizenship Has Its Privileges; The Court Resurrects a Civil War-Era Ideal Linda Greenhouse
	Traveling Back in Time; Privileges and Immunities Clause Unearthed to Strike Down State Welfare Law
	Thomas E. Baker
	The Supreme Court Exhumes the 14th Amendment's Privileges or Immunities' Clause Clint Bolick
	LAST TERM: James B. Hunt, Jr., et al. v. Martin Cromartie, et al., No. 98-85
	Voting District Gets Some Leeway; Supreme Court Overturns Ruling in Racial Gerrymander Case
	Linda Greenhouse
	Motive Counts; Clarence Thomas' Redistricting Guide Stuart Taylor Jr
	Stant 24,101 jl

•	LAST TERM: Aurelia Davis, v. Monroe County Board of Education, et al., No. 97-843
	Supreme Court Ruling Gives Harassed Students a Way Out Jovan Johnson
	Court Adopts Strict Test for Harassment Liability Lynne Bernabei
٠	LAST TERM: Carole Kolstad v. American Dental Association, No. 98-208
	Ruling Widens Criteria for Bias Suits, Narrows Employers' Liability Steve Lash
	New Limits on Punitive Damages Imposed Debra S. Katz
٠	LAST TERM: Karen Sutton and Kimberly Hinton v. United Air Lines, No. 97-1943
	Justices Raise Bar to Qualify as Disabled Joan Biskupic
	Parsing Disability Law; Court's ADA Rulings are Tough on Plaintiffs Lisa I. Fried
٠	LAST TERM: Tommy Olmstead, et al. v. L.C., et al., No. 98-536
	Justices Reject 'Unnecessary Segregation" of Mentally Disabled at State Hospitals David G. Savage
	States Limited on Institutionalization Linda Greenhouse
٠	NEW CASE: Rice v. Cayetano, No. 98-818
	NARRATIVE SUMMARY, "Vote Here. Hawaiians ONLY": Special Purpose Elections by Race Matthew Curtis
	Synopsis and Question Presented
	Harold F. Rice v. Benjamin J. Cayetano, et al., 146 F.3d 1075 (9th Cir.)
	Supreme Court Roundup: Justices to Weigh Race Barrier in Hawaiian Voting Linda Greenhouse
	When Race Determines Who Gets the Vote Alex Salkever

	An American Race Law	
	Michael Meyers	359
	Resurgent Racism in Hawaii?	
	Bruce Fein	
VII.	CRIMINAL LAW AND PROCEDURE	
	In This Section	
	LAST TERM: City of Chicago v. Jesus Morales, et al., No. 97-1121	
	Anti-Gang Ordinance is Struck. Down; 31 States Urged High Court to Uphold Chicago Loitering Law	
	Aaron Epstein	
	Justices Found Chicago Loitering Law Tempting But Too Vague Paul Butler	
	LAST TERM: Patrick Knowles v. Iowa, No. 97-7597	
	Defense Bar Hails Ruling Scott Goldstein	
	Court Bars Full Car Search in Traffic Violation Case Joan Biskupic	374
	LAST TERM: Wyoming v. Sandra Houghton, No. 98-184	
	Top Court Limits Car Passenger Rights;	
	Police Searches Can Include Others in Vehicle, Ruling Says Lyle Denniston	376
	Supreme Court Steers Twisting Route Through Fourth Amendment Law Jeffrey Standen	378
	LAST TERM: Charles H. Wilson, et ux., et al. v. Harry Layne, Deputy United States Marshal. etc., et al., No. 98-83	
	Police Can be Sued For Letting Media See Raids Joan Biskupic	
	Court's Rejection of Police-Media Ride-Alongs Will Hinder Legitimate Reporting Richard M. Knoth	

•	LAST TERM: Minnesota v. Wayne Thomas Carter, No. 97-1147
	Top Court Offers Short-Term Guests Little Hospitality David W. Gleicher
	Court Limits Guests' Right to Privacy; Dissent Warns That Ruling Alllows Police to Pry Into Homes Joan Biskupic
٠	NEW CASE: Illinois v. Wardlow, No. 98-1036
	NARRATIVE SUMMARY, Does Running From the Police Give Cause to Stop and Search? Matthew Curtis
	Synopsis and Question Presented
	The People of the State of Illinois v. Sam Wardlow, 183 Ill.2d 306
	Suspect's Flight Supports Search, Court Told David Heckelman
	Justices to Hear Case on Flight From Police; Issue Involves Right to Search a Person Who Runs Richard Carelli
	Unreasonable Suspicion – of Cops; Will the Supreme Court Rein in Judicial Second-Guessing? Eric Fettman
	Reasonable Suspicion is Enough James J. Kilpatrick408
٠	NEW CASE: Williams v. Taylor, No. 98-8384
	NARRATIVE SUMMARY, Setting Standards for Condemned Prisoners to Challenge the Death Penalty Matthew Frey
	Synopsis and Questions Presented411
	Terry Williams v. John Taylor, Warden, Sussex I State Prison, 163 F.3d 860 (4th Cir.)412
	Supreme Court Delays VA Execution to Consider Standards for Appeals Joan Biskupic and Donald P. Baker
Also	o This Te rm

VIII. LOOKING AHEAD

	RRATIVE SUMMARY, What Issues Lie Ahead for the Supreme Court?
	e Usual Suspects – and a Few New Faces
IVIA	tthew Frey
In	This Section
٠	SCHOOL VOUCHERS, Matthew Frey
	Groups Seek to Stop Voucher Program Through Lawsuit Stephaan Harris
	Public Funds to Private School; A Test Emerges Warren Richey
	State Constitution Poses High Hurdle for Voucher Proposal Alan Finder
	Vouchers Looking Better to Some Blacks Clarence Page
٠	KIRYAS JOEL CONTINUES, Matthew Frey
	Court Decision Upsets School District Measure for Kiryas Joel Joseph Berger
٠	BAAKE REDUX?, Matthew Frey
	UW Case May Alter Admissions Policies; Challenge Being Closely Watched by Universities Heath Foster
	Michigan Case Drawing National Attention Justin Hyde
	High-Schoolers in UT Program Get Taste of College; Longhorn Round-Up Aims to Recruit Top Scholars From Across Texas, with Focus on Minorities Peyton D. Woodson
٠	THE VIOLENCE AGAINST WOMEN ACT STRUCK DOWN: Are Hate Crimes Next? Matthew Frey
	Law Allowing Rape Suits Ruled Unconstitutional Jean McNair

	New Conservative Activism Sweeps the Federal Courts; GOP-Appointed Jurists States' Powers; Strike Rules on Clean Air, Youth Smoking, Rape Victims' Rigl	
	David G. Savage	453
•	ACLU V. RENO II, Matthew Frey	456
	Law Barred Shielding Kids From Net Porn Jon Swartz	
	Setback for a Law Shielding Minors From Adult Web Sites Pamela Mendels	459
•	ENCRYPTION SOFTWARE, Matthew Frey	
	Court Backs Scientist on Encryption; Export Limits Ruled Curb on Free Speech Aaron Pressman	
	Government is Dealt Blow on Encryption Code Restraints; U.S. Appeals Panel Says Federal Export Restrictions on Data-Scrambling are Unconstitutional	
	Greg Miller	463
٠	THE CLEAN AIR ACT, Matthew Frey	465
	Clean Air Ruling Hits Roadblock; Appeals Court Decision May Bring Revision in Smog, Soot Standards Bill Dawson	466
	Court Blocks New EPA Rules; Ozone, Particulate Levels at Issue Mary Jo Pitzl	468
•	THE FOURTH CIRCUIT CONFESSES: <i>Miranda Warning Not Necessary</i> Matthew Frey	470
	Administration Defends Miranda Decision; Justice Department Argues That Congress Has No Power to Overturn Lyle Denniston	471
	Legal Experts Expect Miranda to be Upheld; An Appeals Court Ruling Could Spur Justices to Restudy the Landmark Case Richard Carelli	473
	Confessions Issue Splits Court; 4th Circuit Says Law Supersedes Miranda Tom Campbell	475

	◆ THE SECOND AMENDMENT ALIVE AND WELL IN TEXAS, Matthew Frey
	Stick to Your Guns; 2nd Amendment Issue Heading to High Court Jules Witcover
	US Judge Hits at Gun Control; 2nd Amendment Cited in Texas Case Chris Newton
	 SANS SEAT BELT, SOCCER MOM SEIZED, May Police Use Custodial Arrests to Enforce Minor Traffic Violations? Matthew Frey
	Judge Throws Out 2 Suits Against Lago Vista Police Dave Harmon
IX.	THE COURT AND THE 2000 ELECTION
	Short List for the High Court; Hispanic Activists Offer Judicial Candidates for Nomination David G. Savage
	The Vacancy Guessing Game; Filling High Court Openings is Creeping into Presidential Election Politics Tony Mauro
X.	JUSTICE BLACKMUN
	Remembering Justice Blackmun Aaron Epstein
	A Man of Humility, A Man of Humanity Tony Mauro
XI.	Toni House
	Toni House, Supreme Spokeswoman; Irreverent Reporter Turned Mouthpiece Worked Both Sides of the Fence Annie Groer and Joan Biskupic

1999-2000 Supreme Court Preview

Acknowledgments

American Journalism Review

Jane Kirtley, States Moving to Block Sale of Records, American Journalism Review, April 1, 1999, Copyright © 1999 American Journalism Review; Reprinted with permission.

THE ARIZONA REPUBLIC

Mary Jo Pitzl, Court Blocks New EPA Rules; Ozone, Particulate Levels at Issue, May 15, 1999, Copyright © 1999 Phoenix Newspapers, Inc.; Reprinted with permission.

THE ASSOCIATED PRESS

Justin Hyde, Michigan Case Drawing National Attention, Associated Press, July 3, 1999, Copyright © 1999 The Associated Press; Reprinted with permission.

THE AUGUSTA CHRONICLE

James Kilpatrick, Privacy Issue Cases Flooding High Court, May 15, 1999, Copyright © 1999 Southeastern Newspapers Corporation; Reprinted with permission.

George F. Will, Be Careful What You Ask For, You Might Get It, May 30, 1999, Copyright © 1999 Augusta Chronicle; Reprinted with permission.

THE AUSTIN AMERICAN-STATESMAN

Aaron Epstein, Rehnquist Court Taking Stand for States; 5-4 Rulings Cut Into Congress' Power, October 25, 1999, Copyright © 1999 The Austin American-Statesman; Reprinted with permission.

Peyton D. Woodson, High-Schoolers in UT Program Get Taste of College; Long-Horn Round-Up Aims to Recruit Scholars From Texas, With Focus on Minorities, July 4, 1999, Copyright © 1999 The Austin American-Statesman; Reprinted with permission.

Linda Greenhouse, Voting Districts Get Some Leeway: Supreme Court Overturns Ruling in Racial Gerrymander Case, June 17, 1999, Copyright © 1999 The Austin American-Statesman; Reprinted with permission.

Joan Biskupic, Justices Raise Bar to Qualify as Disabled, May 18, 1999, Copyright © 1999 The Austin American-Statesman; Reprinted with permission.

Dave Harmon, Judge Throws Out 2 Suits Against Lago Vista Police, June 23, 1999, Copyright © 1999 The Austin American-Statesman; Reprinted with permission.

THE BALTIMORE SUN

Lyle Denniston, Administration Defends Miranda Decision; Justice Department Argues That Congress Has No Power to Overturn Ruling, February, 19, 1998, Copyright © 1999 The Baltimore Sun Company; Reprinted with permission.

THE BOSTON GLOBE

Richard Carelli, Justices to Hear Case on Flight From Police; Issue Involves Right to Search a Person Who Runs, March 9, 1999, Copyright © 1999 Globe Newspaper Company; Reprinted with permission.

Jean McNair, Law Allowing Rape Suits Ruled Unconstitutional, May 4, 1999, Copyright © 1999 Globe Newspaper Company; Reprinted with permission.

Chris Newton, U.S. Judge Hits at Gun Control; 2nd Amendment Cited in Texas Case, March 6, 1999, Copyright © 1999 Globe Newspaper Company; Reprinted with permission.

CAPITAL TIMES (Madison, WI.)

Gwen Carlton, Regents to Appeal Student Fees Case to the Top, November 7, 1998, Copyright © 1998 Madison Newspapers, Inc.; Reprinted with permission.

CHICAGO DAILY LAW BULLETIN

Timothy P. O'Neill, Putting Scalia's Textualist' Views in Context, July 10, 1998, Copyright © 1998 by Law Bulletin Publishing Company; Reprinted with permission.

David Heckelman, Suspect's Flight Supports Search, Court Told, May 13, 1998, Copyright © 1998 Law Bulletin Publishing Company; Reprinted with permission.

David W. Gleicher, Top Court Offers Short-Term Guests Little Hospitality, December 9, 1998, Copyright © 1998 Law Bulletin Publishing Company; Reprinted with permission.

THE CHICAGO TRIBUNE

Dave Newbart, College Student Fees Face 1st Amendment Test, June 4, 1997, Copyright © 1997 Chicago Tribune Company; Reprinted with permission.

THE CHRISTIAN SCIENCE MONITOR

Alex Salkever, When Race Determines Who Gets to Vote, April 6, 1999, Copyright © 1999 The Christian Science Publishing Society; Reprinted with permission.

Warren Richey, Public Funds to Private School; A Test Emerges, May 10, 1999, Copyright 1999 The Christian Science Publishing Society; Reprinted with permission.

THE CHRONICLE OF HIGHER EDUCATION

Patrick Healy, U.S. Appeals Court Bars University of Wisconsin From Forcing Students to Finance Political Groups, September 4, 1998, Copyright © 1998 The Chronicle of Higher Education; Reprinted with permission.

CONNECTICUT LAW TRIBUNE

Stuart Taylor Jr., Motive Counts; Clarence Thomas' Redistricting Guide, Monday, May 24, 1999, Copyright © 1999 American Lawyer Newspapers Group, Inc.; Reprinted with permission.

DAYTON DAILY NEWS

Richard Carelli, Legal Experts Expect Miranda to be Upheld; An Appeals Court Ruling Could Spur Justices to Restudy the Landmark Case, February 12, 1999, Copyright © 1999 Dayton Daily News, Reprinted with permission.

DENVER POST

Jules Witcover, Stick to Your Guns; 2nd Amendment Issue Heading to High Court, July 11, 1999, Copyright © 1999 The Denver Post Corporation; Reprinted with permission.

THE DES MOINES REGISTER

Richard Carelli, Ruling Extends Judges' Right to Bar Nonscientific Testimony, March 24, 1999, Copyright © 1999 The Des Moines Register, Inc.; Reprinted with permission.

Kevin O'Donoghue, High Court Says FCC to Set Telephone Rules; Iowa Utilities Regulators Had Said They Should Decide How Rates Are Set When Local Phone Firms Lease Networks, January 26, 1999, Copyright © 1999 The Des Moines Register, Inc.; Reprinted with permission.

DOW JONES NEWS SERVICES

Michael Rapoport, Another Appeals CT Upholds False Claims Act Suits VS States, December 8, 1998, Copyright © 1998, Dow Jones & Company, Inc.; Reprinted with permission.

FORT WORTH STAR-TELEGRAM

Lyle Denniston, Top court limits car passenger rights; Police Searches Can Include Others in Vehicle, Ruling Says, April 6, 1999, Copyright © 1999 Star-Telegram Newspaper, Inc.; Reprinted with permission.

FULTON COUNTY DAILY REPORT

Marcia Coyle, States 3, Feds 0 in Key Court Decisions, June 30, 1999, Copyright © 1999 American Lawyer Media, L.P.; Reprinted with permission.

HARVARD LAW REVIEW

Harvard Law Review, Fourth Circuit Holds That Driver's Privacy Protection Act Violates Tenth Amendment, Condon v. Reno, 155 F.3D 453 (4th Cir. 1998), March, 1999, Copyright © 1999 Harvard Law Review Association; Reprinted with permission.

THE HERALD-SUN (Durham, N.C.)

Aaron Epstein, Court Strikes Restriction on Casino Ads, June 15, 1999, Copyright © 1999 The Durham Herald Co.; Reprinted with permission.

HOUSTON CHRONICLE

Clarence Page, Vouchers Looking Better to Some Blacks, June 4, 1999, Copyright © 1999 The

Houston Chronicle Publishing Company; Reprinted with permission.

Bill Dawson, Clean Air Rule Hits Roadblock; Appeals Court Decision May Bring Revisions in Smog, Soot Standards, May 15, 1999, Copyright © 1999 The Houston Chronicle Publishing Company; Reprinted with permission.

Steve Lash, Ruling Widens Criteria for Bias Suits, Narrows Employers' Liability, June 23, 1999, Copyright ©1999 The Houston Chronicle Publishing Company; Reprinted with permission.

THE LEGAL INTELLIGENCER

Richard Carelli, Courts to Decide State Immunity, Campaign Reform, Privacy Issues, January 26, 1999, Copyright © 1999 American Lawyer Media; Reprinted with permission.

Richard Carelli, High Court Strikes Colorado's Restrictions on Voter Initiatives, January 15, 1999, Copyright © 1999 American Lawyer Media; Reprinted with permission.

Richard Carelli, Divided Court Says FCC Can Set Rules for Local Phone Competition, January 26, 1999, Copyright © 1999 American Lawyer Media; Reprinted with permission.

THE LEGAL TIMES

Lynne Bernabei, Court Adopts Strict Test for Harassment Liability, July 12, 1999, Copyright ©1999 American Lawyer Newspapers Group Inc.; Reprinted with permission.

Thomas E. Baker, Traveling Back in Time; Privileges and Immunities Clause Unearthed to Strike Down State Welfare Law, July 12, 1999, Copyright ©1999 American Lawyer Newspapers Group Inc.; Reprinted with permission.

Clint Bolick, The Supreme Court Exhumes the 14th Amendment's Privileges or Immunities' Clause, May 24, 1999, Copyright © 1999 American Lawyer Newspapers Group Inc.; Reprinted with permission.

Paul Butler, Justices Found Chicago Loitering Law Tempting but Too Vague, July 12, 1999, Copyright © 1999 American Lawyer Newspapers Group Inc.; Reprinted with permission.

Jenna Greene, Civil Wars; Supreme Court Puts States First, June 28, 1999, Copyright © 1999 American Lawyer Newspapers Group Inc.; Reprinted with permission.

Debra S. Katz, New Limits on Punitive Damages Imposed, July 12, 1999, Copyright © 1999 American Lawyer Newspapers Group Inc.; Reprinted with permission.

Richard M. Knoth, Court's Rejection of Police-Media Ride-Alongs Will Hinder Legitimate Reporting, July 12, 1999, Copyright © 1999 American Lawyer Newspapers Group Inc.; Reprinted with permission.

Curt A. Levey, The Quiet Revolution; Conservatives Continue Federalism Resurgence by Expanding State Immunity, July 12, 1999, Copyright © 1999 American Lawyer Newspapers Group Inc.; Reprinted with permission.

Tony Mauro, The Vacancy Guessing Game; Filling High Court Openings is Creeping into Presidential Election Politics, June 28, 1999, Copyright © 1999 American Lawyer Newspapers Group, Inc.; Reprinted with permission.

Jeffrey Standen, Supreme Court Steers Twisting Route Through Fourth Amendment Law, June 7, 1999, Copyright © 1999 American Lawyer Newspapers Group Inc.; Reprinted with

permission.

David O. Stewart, Casino Ad Ban Goes Bust; Louisiana Broadcasters Prevail on First Amendment Grounds, July 12, 1999, Copyright © 1999 American Lawyer Newspapers Group Inc.; Reprinted with permission.

Stephen J. Wermiel, Fall Docket Already Presents a Wide Variety of Hot-Button Issues, July 12, 1999, Copyright © 1999 American Lawyer Newspapers Group Inc.; Reprinted with permission.

THE LOS ANGELES TIMES

Davan Maharaj, Appeals Judges Back Release of Arrest Records; The U.S. 9th Circuit Ruling Says That Police Agencies Must Turn the Information Over to Firms, June 26, 1998, Copyright © 1998 Times Mirror Company; Reprinted with permission.

Greg Miller, Government is Dealt Blow on Encryption Code Restraints; U.S. Appeals Panel Says Federal Export Restrictions on Data-Scrambling are Unconstitutional, May 7, 1999, Copyright © 1999 Times Mirror Company; Reprinted with permission.

David G. Savage, High Court's Conservatives Change Balance of Power; Five Justices Steadily Shift Federal Government Might to the States It's Unclear How Far Pendulum Will Swing, June 26, 1999, Copyright © 1999 Times Mirror Company; Reprinted with permission.

David G. Savage, Justices to Rule on Student Fees Use Law; High Court Will Decide Whether State Universities Can Force Collegians to Subsidize Campus Groups Whose Messages they Oppose, March 30, 1999, Copyright © 1999 / The Times Mirror Company; Reprinted with permission.

David G. Savage, Ban on Nude Dancing Backed by High Court; The 5-4 Decision Says Public's 'Moral Disapproval' Outweighs the Right of Free Expression, June 22, 1991, Copyright © 1991 The Times Mirror Company; Reprinted with permission.

David G. Savage, Justices Ease Limits on Ballot Initiatives; In Ruling Affecting California, U.S. High Court Says Petition-Gathering Curbs Violate 1st Amendment, January 13, 1999, Copyright © 1999 Times Mirror Company; Reprinted with permission.

David G. Savage, New Conservative Activism Sweeps the Federal Courts; GOP- Appointed Jurists Back States' Powers; Strike Rules on Clean Air, Youth Smoking, Rape Victims' Right to Sue, June 22, 1999, Copyright © 1999 Times Mirror Company; Reprinted with permission.

David G. Savage, Justices Reject Unnecessary Segregation' of Mentally Disabled at State Hospitals, June 23, 1999, Copyright © 1999 Times Mirror Company; Reprinted with permission.

THE MIAMI HERALD

Aaron Epstein, Children's Access to Sexy Cable TV at Heart of Case, June 22, 1999, Copyright © 1999 The Miami Herald; Reprinted with permission.

THE NATIONAL LAW JOURNAL

Richard L. Hasen, *Campaign Finance Just Gets Messier*, November 2, 1998, Copyright © The New York Law Publishing Company; Reprinted with permission.

THE NEW JERSEY LAWYER

Scott Goldstein, Defense Bar Hails Ruling, December 14, 1998, Copyright © The New Jersey Lawyer, Reprinted with permission.

NEW YORK LAW JOURNAL

Robert P. Lewis, Courts Struggle With Immunity Issues in Employment Discrimination Suits, May 27, 1999, Copyright © 1999 NLP IP Company; Reprinted with permission.

Deborah Pines, Whistleblower Suits May Target States; Question Seen Headed for the Supreme Court, December 9, 1998, Copyright © 1998 NLP IP Company; Reprinted with permission.

Lisa I. Fried, Parsing Disability Law; Court's ADA Rulings are Tough on Plaintiffs, July 1, 1999, Copyright © 1999 New York Law Publishing Company; Reprinted with permission.

THE NEW YORK POST

Michael Meyers, An American Race Law, May 25, 1999, Copyright © 1999 N.Y.P. Holdings, Inc.; Reprinted with permission.

Eric Fettmann, Unreasonable Suspicion – of Cops; Will the Supreme Court Reign in Judicial Second-Guessing? May 9, 1999, Copyright © 1999 N.Y.P. Holdings, Inc.; Reprinted with permission.

THE NEW YORK TIMES

Joseph Berger, Court decision Upsets School District Measure for Kiryas Joel, May 12, 1999, Copyright © 1999 The New York Times Company; Reprinted with permission.

Alan Finder, State Constitution Poses High Hurdle for Voucher Proposal, March 5, 1999, Copyright © 1999 The New York Times Company; Reprinted with permission.

Linda Greenhouse, White House Seeks Ruling on Private School Aid, June 6, 1999, Copyright © 1999 The New York Times Company; Reprinted with permission.

Linda Greenhouse, Supreme Court: The Justices Decide Who's in Charge, June 27, 1999, Copyright © 1999 The New York Times Company; Reprinted with permission.

Linda Greenhouse, Supreme Court Roundup: After 23 Years, Justices Will Revisit Campaign Limits, January 26, 1999, Copyright © 1999 The New York Times Company; Reprinted with permission.

Linda Greenhouse, Court Turns Back an Effort to Limit Ballot Initiatives, January 13, 1999, Copyright © 1999 The New York Times Company; Reprinted with permission.

Linda Greenhouse, Citizenship Has Its Privileges; The Court Resurrects a Civil War-Era Ideal, May 23, 1999, Copyright © 1999 The New York Times Company; Reprinted with permission.

Linda Greehouse, Supreme Court Roundup: Justices to Weigh Race Barrier in Hawaiian Voting, March 23, 1999, Copyright © 1999 The New York Times Company; Reprinted with permission.

Linda Greenhouse, Court to Decide F.D.A. Power on Tobacco, April 27, 1999, Copyright © 1999 The New York Times Company; Reprinted with permission. Stephen Labaton, The Supreme Court: Liability Law; Justices Throw Out \$1.5 Billion Asbestos Settlement, Citing Possible Conflict of Interest, June 24, 1999, Copyright © 1999 The New York Times Company; Reprinted with permission.

Pamela Mendels, Setback for Law Shielding Minors From Adult Web Sites, February 2, 1999, Copyright © 1999 The New York Times Company; Reprinted with permission.

Linda Greenhouse, From the High Court; A Voice Quite Distinctly a Woman's, May 26, 1999, Copyright © 1999 The New York Times Company; Reprinted with permission.

Linda Greenhouse, States Limited on Institutionalization, June 23, 1999, Copyright © 1999 The New York Times Company; Reprinted with permission.

PENNSYLVANIA LAW WEEKLY

Danielle N. Rodier, Nude Dancing Still Has Its Limits; Performers in Liquor-Licensed Clubs Have to Wear G-Strings and Pasties, December 28, 1998, Copyright © 1998 Legal Communications; Reprinted with permission.

PR NEWSWIRE

PR Newswire, Playboy Wins Challenge to Section 505; District Court Declares Law Unconstitutional. Enjoins Its Enforcement, December 30, 1998, Copyright © 1998 PR Newswire Association Inc.; Reprinted with permission.

THE RALEIGH NEWS AND OBSERVER

James Kilpatrick, *Establishing Religion or Aiding Schools?*, June 21, 1999, Copyright © 1999 The Raleigh News and Observer, Reprinted with permission.

James Rosen, High Court Will Hear Nicotine Arguments; The Federal Government Wants Court to Decide Whether the FDA Has Jurisdiction Over Tobacco, April 27, 1999, Copyright © 1999 The Raleigh News and Observer, Reprinted with permission.

THE RECORD (Bergen County, NJ)

Aaron Epstein, March 5, 1999, Copyright © Bergen Record Corp.; Reprinted with permission.

RICHMOND TIMES-DISPATCH

Tom Campbell, Confessions Issue Splits Court; 4th Circuit Says Law Supersedes Miranda, February 9, 1999, Copyright © 1999 The Richmond Times-Dispatch; Reprinted with permission.

ROLL CALL

Amy Keller, Reed Plans Brief on Campaign Contributions, April 12, 1999, Copyright © 1999 Roll Call, Inc.; Reprinted with permission.

THE SAN DIEGO UNION-TRIBUNE

Aaron Epstein, Anti-Gang Ordinance is Struck Down; 31 States Urged High Court to Uphold Chicago Loitering Law, June 11, 1999, Copyright © 1999 The San Diego Union-Tribune; Reprinted with permission.

THE SAN FRANCISCO CHRONICLE

Jon Swartz, Law Barred Shielding Kids From Net Porn, February 2, 1999, Copyright © The Chronicle Publishing Co.; Reprinted with permission.

SEATTLE POST-INTELLIGENCER

Seattle Post-Intelligencer, Restrictions on Ads OK, But Only if They are Fair, June 22, 1999, Copyright © Seattle Post-Intelligencer, Reprinted with permission.

Heath Foster, UW Case May Alter Admissions Policies; Challenge Being Closely Watched by Universities, July, 8, 1999, Copyright © Seattle Post-Intelligencer; Reprinted with permission.

SOUTH BEND TRIBUNE

James J. Kilpatrick, Reasonable Suspicion Enough, February 24, 1999, Copyright © South Bend Tribune Corporation; Reprinted with permission.

ST. LOUIS POST-DISPATCH

Jo Mannies, Missouri's Limit on Campaign Donations Favors Insiders, Opponents Tell U.S. Supreme Court; Brief Filed Monday Attracts Attention Nationwide, June 8, 1999, Copyright © 1999 St. Louis Post-Dispatch, Inc.; Reprinted with permission.

TEXAS LAWYER

Tony Mauro, Lean, Mean High Court Machine; Court's Finishing Date is Earliest in 30 Years, July 19, 1999, Copyright © 1999 American Lawyer Newspapers Group, Inc.; Reprinted with permission.

THE TIMES-PICAYUNE

Bill Walsh, Jeff Case Spotlights School Aid Battle; High Court Weighs Church-State Issue, June 15, 1999, Copyright © 1999 The Times-Picayune Publishing Co.; Reprinted with permission.

TOBACCO INDUSTRY LITIGATION REPORTER

Tobacco Industry Litigation Reporter, FDA Asks Supreme Court to Review Opinion Invalidating Tobacco Regs, January 29, 1999, Copyright © 1999 Andrews Publications, Inc.; Reprinted with permission.

TULSA WORLD

James J. Kilpatrick, When is 'Speech' Speech?, March 18, 1999, Copyright © 1999 The Tulsa World; Reprinted with permission.

USA TODAY

Stephaan Harris, Groups Seek to Stop Voucher Program Through Lawsuit, July 21, 1999, Copyright © 1999 Gannett Company, Inc.; Reprinted with permission.

Tony Mauro, A Man of Humility, A Man of Humanity, March 5, 1999, Copyright © 1999 Gannett Company, Inc.; Reprinted with permission.

THE VIRGINIAN-PILOT (Norfolk, VA)

Jovan Johnson, Supreme Court Ruling Gives Harassed Students a Way Out, July 23, 1999, Copyright © 1999 Landmark Communications, Inc.; Reprinted with permission.

THE WASHINGTON POST

Joan Biskupic, Supreme Court Will Review High-Tech Aid to Religious Schools, June 15, 1999, Copyright © 1999, The Washington Post; Reprinted with permission.

Joan Biskupic, High Court to Hear Driver Privacy Case, May 18, 1999, Copyright © 1999, The Washington Post; Reprinted with permission.

Joan Biskupic, Justices to Decide FDA's Tobacco Authority, April 27, 1999, Copyright © 1999, The Washington Post; Reprinted with permission.

Joan Biskupic and Donald P. Baker, Supreme Court Delays Va. Execution to Consider Standards for Appeals, April 6, 1999, Copyright © 1999, The Washington Post; Reprinted with permission.

Joan Biskupic, Trial Judges Told to Screen Experts; Supreme Court Grants New Leeway to Exclude Dubious, Irrelevant Testimony, March 24, 1999, Copyright © 1999, The Washington Post; Reprinted with permission.

Joan Biskupic, Court Bars Full Car Search in Traffic Violation Case, December 9, 1998, Copyright © 1998, The Washington Post; Reprinted with permission.

Joan Biskupic and Howard Kurtz, Police Can Be Sued for Letting Media See Raids, May 25, 1999, Copyright © 1999, The Washington Post; Reprinted with permission.

Joan Biskupic, Court Limits Guests' Right to Privacy; Dissent Warns That Ruling Allows Police to Pry Into Homes, December 2, 1998, Copyright © 1998, The Washington Post; Reprinted with permission.

Joan Biskupic, Justices to Decide if Adult Cable Can Be Limited at Night, June 22, 1999, Copyright © 1999, The Washington Post; Reprinted with permission.

Joan Biskupic, Court's Quartet of Dissent; Justices Favor Pragmatism Over Liberalism, June 27, 1999, Copyright © 1999, The Washington Post; Reprinted with permission.

Joan Biskupic, Voicing Supreme Dissent; Rare, Loud and Clear, July 5, 1999, Copyright © 1999, The Washington Post; Reprinted with permission.

Joan Biskupic, The Court's Alliances, July 2, 1999, Copyright © 1999, The Washington Post, Reprinted with permission.

Joan Biskupic, After a Quiet Spell, Justice Finds a Voice; Conservative Thomas Emerges From the Shadow of Scalia, May 24, 1999, Copyright © 1999, The Washington Post; Reprinted with permission.

Joan Biskupic, Full Court Press, August 2, 1999, Copyright © 1999, The Washington Post; Reprinted with permission.

Annie Groer and Joan Biskupic, Toni House, Supreme Spokeswoman; Irreverent Reporter Turned Mouthpiece Worked Both Sides of the Fence, September 30, 1998, Copyright © 1998, The Washington Post; Reprinted with permission.

Aaron Pressman, Court Backs Scientist on Encryption; Export Limits Ruled Curb on Free Speech, May 7, 1999, Copyright © 1999, The Washington Post; Reprinted with permission. Suzanna Sherry, Some Targets Were Larger Than Others, July 4, 1999, Copyright © 1999, The Washington Post, Reprinted with permission.

Sharon Walsh, High Court Overturns Asbestos Settlement; Ruling Limits Firms' Options in Class Actions, June 24, 1999, Copyright © 1999, The Washington Post; Reprinted with permission.

The Washington Post, States Settle With Big Tobacco, December 23, 1998, Copyright © 1998, The Washington Post, Reprinted with permission.

THE WASHINGTON TIMES

Bruce Fein, Resurgent Racism in Hawaii?, March 30, 1999, Copyright © 1999 News World Communications, Inc.; Reprinted with permission.

WALL STREET JOURNAL

David Andrew Price, Party of Nine; The Best Show in America, Comedy or Drama, Plays at the Supreme Court, July 2, 1999, Copyright © 1999 Dow Jones & Company, Inc.; Reprinted with permission.