2013-2014 Supreme Court Preview: Contents

Institute of Bill of Rights Law at the William & Mary Law School

Repository Citation
https://scholarship.law.wm.edu/preview/129

Copyright c 2013 by the authors. This article is brought to you by the William & Mary Law School Scholarship Repository.
https://scholarship.law.wm.edu/preview
2013-2014 Supreme Court Preview

The 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 to enhance press coverage of the decisions.

NEAL DEVINS
Goodrich Professor of Law
Director of the Institute of Bill of Rights Law

MELODY S. NICHOLS
Assistant Director of the Institute of Bill of Rights Law

REBECCA GREEN
Professor of Practice

Student Editor
VIOLET BOGGS

The Institute of
Bill of Rights
Law

THE COLLEGE OF WILLIAM & MARY
SCHOOL OF LAW
WILLIAMSBURG, VIRGINIA 23187-8795
(757) 221-3810 • FAX (757) 221-3775
IBRL@wm.edu • http://www.IBRL.org
Introduction

In This Section:

Schedule of Events p. i
Panel Members p. ii

I. Moot Court: Town of Greece v. Galloway

In This Section:

New Case: 12-696 Town of Greece v. Galloway p. 2
Synopsis and Questions Presented p. 2

“COURT TO RULE ON GOVERNMENT PRAYER” p. 13
Lyle Denniston

“COUNCIL PRAYERS GET TOP COURT REVIEW IN CHURCH-STATE CASE” p. 15
Greg Stohr

“The Supreme Court Takes the Case of Town of Greece v. Galloway, Which Raises the Question Whether – And If So, How – A Town Board May Open Its Meetings with Prayer” p. 17
Marci A. Hamilton

“2ND CIRCUIT FINDS NY TOWN PRAYERS UNCONSTITUTIONAL” p. 22
Terry Baynes

“What Should the Supreme Court Do With Town Board Prayers in Galloway v. Town of Greece” p. 24
Vikram David Amar & Alan E. Brownstein

II. Affordable Care Act

In This Section:

New Case and Topic: Contraceptive Mandate (looking ahead) p. 30

Conestoga Wood Specialities Corp. v. Sebelius
Hobby Lobby Stores, Inc. v. Sebelius
“CONTRACEPTIVE MANDATE DIVIDES APPEALS COURTS”
Robert Barnes

“OBAMACARE BIRTH CONTROL MANDATE ON FAST TRACK TO SUPREME COURT”
Sam Baker

“HOBBY LOBBY WINS A STAY AGAINST BIRTH CONTROL MANDATE”
Jonathan Stempel

“OBAMA CONTRACEPTIVE MANDATE UPHELD BY U.S. APPEALS COURT”
Tom Schoenberg

New Case: Liberty University, Inc. v. Lew (looking ahead)

“COURT REJECTS OBAMACARE CHALLENGE BY CHRISTIAN COLLEGE”
Jonathan Stempel

“FOURTH CIRCUIT’S LIBERTY RULING DEALS A HIDDEN BLOW TO OBAMACARE”
Michael F. Cannon

III. Civil Rights

In This Section:

New Case: 12-682 Schuette v. Coalition to Defend Affirmative Action

Synopsis and Questions Presented

“SUPREME COURT TAKES NEW CASE ON AFFIRMATIVE ACTION, FROM MICHIGAN”
Adam Liptak

“AFFIRMATIVE ACTION IN TEXAS AND MICHIGAN”
Stephen Wermiel

“U.S. COURT TAKES SMALL STEP TO BRIDGE IDEOLOGICAL DIVIDE”
Joan Biskupic

“6TH CIRCUIT: PROPOSAL 2 UNCONSTITUTIONAL”
Rayza Goldsmith

“SUPREME COURT IS URGED TO REJECT MICHIGAN AFFIRMATIVE ACTION BAN”
David Savage
IV. Business

In This Section:

New Case: 12-1182 Environmental Protection Agency v. EME Homer City Generation

Synopsis and Questions Presented
“SUPREME COURT TO REVIEW EPA RULE ON AIR POLLUTION ACROSS STATE LINES EPA”  
Brent Kendall & Ryan Tracy  

“OBAMA’S EPA GETS SUPREME COURT HEARING ON COAL POLLUTION”  
Greg Stohr  

“D.C. CIRCUIT UPHOLDS EPA RULES ON LIMITING GREENHOUSE GAS EMISSIONS”  
Jessica K. Karmasek  

“SUPREME COURT SHOULD BLOCK EPA’S ATTEMPT TO REGULATE GREENHOUSE GASES”  
Karen Harned  

“SUPREME COURT TO REVIEW DECISION CRITICAL TO CLEANING UP AMERICA’S AIR”  
Graham McCahan  

**New Case: 12-462 Northwest, Inc. v. Ginsberg**  
Synopsis and Questions Presented  

“SUPREME COURT TO HEAR CASE OF DISGRUNTLED FREQUENT FLYER”  
Lawrence Hurley  

“SUPREME COURT TO HEAR CASE OF FREQUENT FFLIER DROPPED FOR COMPLAINING TOO MUCH”  
Mark Johanson  

“SUPREME COURT TO HEAR CASE OF FREQUENT-FFLIER COMPLAINT”  
Bill Mears  

**New Case: 12-79 Chadbourne & Parke LLP v. Troice (consolidated cases)**  
Synopsis and Questions Presented  

“U.S. SUPREME COURT TO REVIEW FIFTH CIRCUIT’S SLUSA DECISION IN STANFORD PONZI SCHEME CASE”  
Shawn Hough & Frank Oliva  

“PONZI SCHEME VICTIMS AND SLUSA: THE SUPREME COURT TO DECIDE WHAT CLAIMS CAN PROCEED”  
Kathy Bazoian Phelps
“FIFTH CIRCUIT FINDS SLUSA DOES NOT PRECLUDE STANFORD INVESTOR’S STATE CLAIMS”
Securities Law Professor Blog

“SUPREME COURT TO DECIDE SCOPE OF PREEMPTION OF STATE-LAW SECURITIES CLASS ACTIONS BY SLUSA”
Joshua D. Yount

New Case: 12-99 Unite HERE Local 355 v. Mulhall
Synopsis and Questions Presented

“U.S. SUPREME COURT WILL REVIEW NEUTRALITY AGREEMENTS AND PROMISES BETWEEN EMPLOYERS AND UNIONS”
Tracy Scott Pyles

“HIGH COURT TO REVIEW SWEETHEART DEALS BETWEEN UNIONS, MANAGEMENT”
Sean Higgins

“SUPREME COURT SCRUTINY OF ‘NEUTRALITY’ PACTS COULD BE ANOTHER BLOW TO UNIONS”
Bruce Vail

“SUPREME COURT TO DECIDE LEGALITY OF NEUTRALITY AGREEMENTS, DYNAMICS OF UNION ORGANIZING HANG IN THE BALANCE”
Brennan W. Bolt

New Case: 11-965 DaimlerChrysler AG v. Bauman
Synopsis and Questions Presented

“SUPREME COURT TO REVIEW BAUMAN V. DAIMLERCHRYSLER”
Kenneth Anderson

“SUPREME COURT COULD REDRAW THE REACH OF AMERICA’S COURTS”
Michael Bobelian

“DAIMLER MUST FACE ARGENTINA ABUSE LAWSUIT IN U.S.”
Jonathan Stempel

“SUPREME COURT REVISITS (AND MAY REIN IN) PERSONAL JURISDICTION”
Grant J. Esposito & Brian R. Matsui

V. First Amendment & Separation of Powers

In This Section:
New Case: 12-536 *McCutcheon v. Federal Election Commission*  
Synopsis and Questions Presented  
“JUSTICES TAKE CASE ON OVERALL LIMIT TO POLITICAL DONATIONS”  
Adam Liptak  
“IS MCCUTCHEON V. FEC THE NEXT CITIZENS UNITED”  
Alex Gauthier  
“COURT UPHOLDS AGGREGATE FEDERAL CONTRIBUTION LIMIT”  
Matthew Connolly  
“SUPREME COURT COULD CREATE SYSTEM OF LEGALIZED BRIBERY IN WASHINGTON DEPENDING ON ITS DECISION IN MCCUTCHEON CASE”  
Fred Wertheimer  

New Case: 12-1038 *United States v. Apel*  
Synopsis and Questions Presented  
“SUPREME COURT AGREES TO HEAR MILITARY PROTESTER CASE”  
Lawrence Hurley  

New Case: 12-1281 *National Labor Relations Board v. Noel Canning*  
Synopsis and Questions Presented  
“SUPREME COURT TO WEIGH IN ON OBAMA’S RECESS APPOINTMENTS”  
Robert Barnes  
“U.S.: LIMIT APPOINTMENT POWER REVIEW”  
Lyle Denniston  
“COURT RULING UPSETS CONVENTIONAL WISDOM ON RECESS APPOINTMENTS”  
Carrie Johnson  
“EMPLOYERS EMBRACE NOEL CANNING ON NLRB RECESS APPOINTMENTS”  
Frederick L. Warren  
“A JUDICIAL ATROCITY”  
Jeffrey Toobin  

New Topic: Passport Law after Zivotofsky (looking ahead)
“PASSPORT LAW ON JERUSALEM UNCONSTITUTIONAL, FEDERAL APPEALS COURT SAYS”
*Fox News*

“WILL ‘ISRAEL’ PASSPORT CASE RETURN TO THE SUPREME COURT?”
*Washington Jewish News*

“JERUSALEM PASSPORT CASE – SEPARATION OF POWERS AND STANDING”
Eugene Kontorovich

**VI. Criminal**

*In This Section:*

**New Case: 12-158 Bond v. United States**

Synopsis and Questions Presented

“CHEMICAL WEAPON OR JUST POISON? SUPREME COURT TAKES CASE”
Jonathan Stempel & Terry Baynes

“JILTED SUBURBANITE TO FIGHT TERRORISM CONVICTION IN THE SUPREME COURT”
Erin Fuchs

“ONCE MORE UNTO THE TREATY-POWER BREACH”
Ilya Shapiro & Trevor Burris

**New Case: United States v. Wurie (looking ahead)**

“U.S. APPEALS ON CELL PHONE PRIVACY”
Lyle Denniston

“What Seized Cellphones and Leftovers Have in Common”
Jacon Gershman

“Can Police Search a Seized Cell Phone Without a Warrant?”
Kelly Cheung

**New Case: 12-8561 Paroline v. United States**

Synopsis and Questions Presented

“SUPREME COURT TAKES UP CASE ON CHILD PORN VICTIM RESTITUTION”
Mark Sherman

“HIGH COURT TO DECIDE WHO OWES RESTITUTION TO CHILD PORN VICTIMS – WOMAN FILING AGAINST MEN WHO VIEWED IMAGES YEARS LATER”
Paula Reed Ward

“D.C. CIRCUIT WEIGHS CHILD PORNOGRAPHY RESTITUTION CASE”
Blog of Legal Times

“SHOULD CHILD PORN ‘CONSUMERS’ PAY VICTIM MILLIONS? SUPREME COURT TO DECIDE.”
Warren Richey

New Case: 12-609 Kansas v. Cheever

Synopsis and Questions Presented

“U.S. JUSTICES AGREE TO WEIGHT DEFENDANT’S SELF-INCRIMINATION CLAIM”
Lawrence Hurley

“KANSAS SUPREME COURT OVERTURNS CONVICTION OF DEATH-ROW INMATE IN SHERIFF’S KILLING”
Hurst Laviana

New Case: 12-7822 Fernandez v. California

Synopsis and Questions Presented

“SCOTUS TO HEAR FERNANDEZ, A CALIF. ‘WARRANTLESS SEARCH’ CASE”
William Peacock

“SEARCH ALLOWED BY ROOMMATE TO HIGH COURT”
Bob Egelko

“CAN POLICE SEARCH THE HOME OF A DEFENDANT BY GETTING CONSENT TO ENTER FROM HIS CO-TENANT?”
Aaron J. Sussman

“CALIFORNIA ROBBERY CASE LEADS SUPREME COURT TO RECONSIDER POLICE SEARCH LAWS”
Michael Doyle

VII. Abortion

In This Section:

New Case: 12-1168 McCullen v. Coakley

Synopsis and Questions Presented
New Case: 12-1094 Cline v. Oklahoma Coalition for Reproductive Justice
(looking ahead)

Synopsis and Questions Presented

“SUPREME COURT TELLS OKLAHOMA TO REVIEW ABORTION PILL LAW”
David G. Savage

“ABORTION-DRUG CASE ON DOCKET FOR NOW”
Louise Radnofsky & Brent Kendall

“The Next Abortion Case is Here”
Linda Greenhouse

“OKLAHOMA ABORTION LAWS UNCONSTITUTIONAL, STATE SUPREME COURT RULES”
Tim Talley

“SUPREME COURT AGREES TO REVIEW OKLAHOMA ABORTION PILL CASE”
Warren Richey


“STATE LAWS LIMITING ABORTION MAY FACE CHALLENGES ON 20-WEEK LIMIT”
Julie Rovner

“ABORTION RESTRICTIONS BECOME LAW IN TEXAS, BUT OPPONENTS WILL PRESS FIGHT”
Manny Fernandez

“CALIFORNIA ABORTION BILL SHOWS GULF WITH OTHER STATES”
Michael B. Marois & Esme E. Deprex