Supreme Court of the United States

October Term, 1999

HEARING LIST

For the Session Beginning March 20, 2000

THE JUSTICES AND THE JUDICIAL CIRCUITS TO WHICH THEY ARE ASSIGNED

- HON. WILLIAM H. REHNQUIST, Chief Justice, Fourth, District of Columbia and Federal Circuits.
- Hon. John Paul Stevens, Associate Justice, Sixth and Seventh Circuits.
- HON. SANDRA DAY O'CONNOR, Associate Justice, Ninth Circuit.
- HON. ANTONIN SCALIA, Associate Justice, Fifth Circuit.
- HON. ANTHONY M. KENNEDY, Associate Justice, Eleventh Circuit.
- HON. DAVID H. SOUTER, Associate Justice, First and Third Circuits.
- HON. CLARENCE THOMAS, Associate Justice, Eighth Circuit.
- HON. RUTH BADER GINSBURG, Associate Justice, Second Circuit.
- Hon. Stephen Breyer, Associate Justice, Tenth Circuit.

OFFICERS OF THE COURT

WILLIAM K. SUTER, Clerk. FRANK D. WAGNER, Reporter of Decisions. DALE E. BOSLEY, Marshal. SHELLEY L. DOWLING, Librarian.

NOTICE TO COUNSEL

- 1. The Clerk timely informs counsel as to the day counsel must be present for oral argument. The Court convenes at 10 a.m. and each case is usually heard on the date assigned.
- 2. Counsel scheduled to argue must report to the Lawyers' Lounge between 9:00 and 9:15 a.m. on the day assigned for argument. The Clerk will brief you at that time and provide assistance. Identification cards will be issued to the attorneys authorized to occupy seats at argument tables. Counsel arguing cases should not introduce themselves nor introduce cocounsel to the Court at the time of argument. Members of the Court should be addressed by their proper titles—"Chief Justice" or "Justice," as the case may be—and not as "judge."
- 3. Counsel are expected to take note of time limitations and inquiry should not be made of the Court as to the amount of time remaining. A white light will appear when five minutes remain and a red light when the time has expired. When the Court permits a division of time for argument, the use of more than the agreed time by one attorney does not extend the total time allotted. Counsel should conclude argument promptly when the red light appears unless responding to a question from the Court.
- 4. During argument counsel should at all times speak into the microphone so that the Justices may hear them and that a clear tape recording can be made. Counsel should also avoid having notes or books touch the microphone since this seriously interferes with the recording process.
- 5. Counsel in cases to be argued in the afternoon should assemble at the Clerk's desk in the Courtroom when the noon recess begins. An escort will arrange expedited service in the public cafeteria located in the Court building.
- 6. Appropriate attire for counsel is conservative business dress. If formal attire is worn, it should conform with custom.

WILLIAM K. SUTER, Clerk.

HEARING LIST

Monday, March 20, 2000

No. 98-9828. Maria Suzuki Ohler v. United States.

Certiorari to the C. A. for the 9th Circuit.

For petitioner: Benjamin L. Coleman, San Diego, Cal. For respondent: Barbara B. McDowell, Assistant to the Solicitor General, Department of Justice, Washington, D. C.

(1 hour for argument.)

No. 99-409. Hartford Underwriters Insurance Company v. Union Planters Bank, N. A.

Certiorari to the C. A. for the 8th Circuit.

For petitioner: G. Eric Brunstad, Jr., Hartford, Conn. For respondent: Robert H. Brownlee, St. Louis, Mo. (1 hour for argument.)

Tuesday, March 21, 2000

No. 99-5739. Dewey J. Jones v. United States.

Certiorari to the C. A. 7th Circuit.

For petitioner: Donald M. Falk, Washington, D. C.

For respondent: Michael R. Dreeben, Deputy Solicitor General, Department of Justice, Washington, D. C.

(1 hour for argument.)

No. 99-536. Roger Reeves v. Sanderson Plumbing Products, Inc.

Certiorari to the C. A. 5th Circuit.

For petitioner: Jim Waide, Tupelo, Miss.; and Patricia A. Millett, Assistant to the Solicitor General, Department of Justice, Washington, D. C. (for United States, as *amicus curiae*.)

For respondent: Taylor B. Smith, Columbus, Miss.

(1 for argument.)

Wednesday, March 22, 2000

No. 99-474. Andrew S. Natsios, Secretary of Administration and Finance of Massachusetts, et al. v. National Foreign Trade Council.

Certiorari to the C. A. 1st Circuit.

For petitioners: Thomas A. Barnico, Boston, Mass.

For respondent: Timothy B. Dyk, Washington, D. C.; and Seth P. Waxman, Solicitor General, Department of Justice, Washington, D. C. (for United States, as amicus curiae.)

(1 hour for argument.)

No. 99–244. Mobil Oil Exploration and Producing Southeast, Inc. v. United States; and

No. 99-253. Marathon Oil Company v. United States.

Certiorari to the C. A. Federal Circuit.

For petitioners: Carter G. Phillips, Washington, D. C.

For respondent: Kent L. Jones, Assistant to the Solicitor General, Department of Justice, Washington, D. C.

(1 hour for argument.)

Monday, March 27, 2000

No. 99-391. Robin Free, et al. v. Abbott Laboratories, Inc., et al.

Certiorari to the C. A. 5th Circuit.

For petitioners: Daniel A. Small, Washington, D. C.

For respondents: Frank Cicero, Jr., Chicago, Ill.

(1 hour for argument.)

No. 99–502. Donald E. Nelson v. Adams USA, Inc., et al.

Certiorari to the C. A. Federal Circuit.

For petitioner: Debra J. Dixon, Cleveland, Ohio.

For respondents: Jack A. Wheat, Louisville, Ky.

(1 hour for argument.)

Tuesday, March 28, 2000

No. 99-478. Charles C. Apprendi, Jr. v. New Jersey.

Certiorari to the Supreme Court of New Jersey.

For petitioner: Joseph D. O'Neill, Vineland, N. J.

For respondent: Lisa S. Gochman, Deputy Attorney General, Trenton, N. J.; and Edward C. DuMont, Assistant to the Solicitor General, Department of Justice, Washington, D. C. (for United States, as *amicus* curiae.)

(1 hour for argument.)

No. 98–9537. Juatassa Sims v. Kenneth S. Apfel, Commissioner of Social Security.

Certiorari to the C. A. 5th Circuit.

For petitioner: Sarah H. Bohr, Atlantic Beach, Fla.

For respondent: Malcolm L. Stewart, Assistant to the Solicitor General, Department of Justice, Washington, D. C.

(1 hour for argument.)

Wednesday, March 29, 2000

No. 99-62. Santa Fe Independent School District v. Jane Doe, Individually and as Next Friend for Her Minor Children, Jane and John Doe, Minor Children, et al.

Certiorari to the C. A. 5th Circuit.

For petitioner: Jay A. Sekulow, Washington, D. C.; and John Cornyn, Attorney General, Austin, Tex. (for Texas, et al., as *amici curiae*.)

For respondents: Anthony P. Griffin, Galveston, Tex. (1 hour for argument.)

No. 98–6322. Antonio Tonton Slack v. E. K. McDaniel, Warden, et al.

Certiorari to the C. A. 9th Circuit.

For petitioner: Michael Pescetta, Las Vegas, Nev.

For United States: Matthew D. Roberts, Assistant to the Solicitor General, Department of Justice, Washington, D. C.

For respondents: David F. Sarnowski, Carson City, Nev. (1 hour for reargument.)