

3-30-1976

## 03-30-1976 Correspondence from Gunter to Blackmun

William B. Gunter  
*Georgia Supreme Court Justice*

Follow this and additional works at: <http://ir.library.illinoisstate.edu/careyvsugar>



Part of the [Criminal Law Commons](#)

---

### Recommended Citation

Gunter, W.B. Correspondence from Gunter to Blackmun, Carey v. Sugar, 425 U.S. 73 (1976). Box 367, Harry A. Blackmun Papers, Manuscript Division, Library of Congress, Washington, D.C.

This Conference Note is brought to you for free and open access by the U.S. Supreme Court papers, Justice Blackmun at ISU ReD: Research and eData. It has been accepted for inclusion in Carey v. Sugar, 425 U.S. 73 (1976) by an authorized administrator of ISU ReD: Research and eData. For more information, please contact [ISURed@ilstu.edu](mailto:ISURed@ilstu.edu).



SUPREME COURT OF GEORGIA  
533 STATE JUDICIAL BUILDING  
ATLANTA, GEORGIA 30334

WILLIAM B. GUNTER  
ASSOCIATE JUSTICE

March 30, 1976

Mr. Justice Blackmun  
United States Supreme Court  
Washington, D.C.

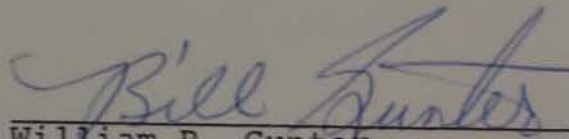
My dear Mr. Justice:

Having just read the Per Curiam opinion in Carey v. Sugar, 44 LW 4416, I must say to you that it is, in my view, one of the grandest cop-outs that has occurred since Pilate washed his hands.

I am sure that the nine of you think you know what you are doing in this very important constitutional-commercial law area, but I assure you that most lawyers and most judges across the country think that you do not know what you are doing.

Although struck by incredulity, I remain

Most Respectfully Yours,

  
\_\_\_\_\_  
William B. Gunter

WBG:slb