

3-30-1983

03-30-1983 Notes from Oral Argument

Harry A. Blackmun
Associate Justice of the US Supreme Court

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



Part of the [Criminal Law Commons](#)

Recommended Citation

Blackmun, H.A. Notes from Oral Argument, Arizona Governing Comm. V. Norris, 463 U.S. 1073 (1983). Box 367, Harry A. Blackmun Papers, Manuscript Division, Library of Congress, Washington, D.C.

This Oral Argument 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 Arizona Governing Comm. v. Norris, 463 U.S. 1073 (1983) by an authorized administrator of ISU ReD: Research and eData. For more information, please contact ISURed@ilstu.edu.

3-20-65

The Chief Justice

So life in Mantel
optimal - get no private in so
Very offery + + prof do in usual v. 11

Brennan, J. + ?

no make sense to say what we saw
in Mantel + where
already harder
lean to +, but what is + rem

White, J. +

not at rest on + rem
otherwise +

Marshall, J.

rem?
+

Powell, J. —

Manhart do in control
this value, no es, gives Eec total
control, no decision by + St
years optus award on + genl wht
based on accepted table

Agree mi Had to cover a derogate
effect on man

Rehnquist, J. —

Of Manhart, to can be see? v rem.
But v applies v Manhart

It is desirable

Ela v unfairness more explicit
here to in Manhart

St Red act & a 3P Trans

Stevens, J. +

? is Title VII
In M we held + sex difs ch v b
relied on the
also time here

Rem is nearly adverse to man this
try to on + & Table
Unisex table isd prob to higher
on & Table

O'Connor, J. +

on wants +

Tit VII argues

M correct anal

Only proponent now

anything else is too permissive