

3-24-1981

## 03-24-1981 Notes from Oral Argument

Harry A. Blackmun

*Associate Justice of the US Supreme Court*

Follow this and additional works at: <https://ir.library.illinoisstate.edu/flynyvohio>



Part of the [Criminal Law Commons](#)

---

### Recommended Citation

Blackmun, H.A. Notes from Oral Argument. Flynt v. Ohio, 451 U.S. 619 (1981). 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 Flynt v. Ohio, 451 U.S. 619 (1981) by an authorized administrator of ISU ReD: Research and eData. For more information, please contact [ISURed@ilstu.edu](mailto:ISURed@ilstu.edu).

No. 80-420 Flynt v. Ohio  
March 24, 1981

10<sup>15</sup> Mr. Zahinger

5

R- Finality - you have inherent power  
selective prosecution

10<sup>42</sup>

gray handbook 52

10<sup>27</sup> Mr. Telfer

L

Carve an exception to finality rule

In Ohio case can take an appeal

because of this in rule on finality

11<sup>00</sup>

and young

11<sup>00</sup> Mr. Levander

SG 6

1257

Other fed issues + look on removal

11<sup>12</sup>

11<sup>12</sup> Mr. Zahinger

11<sup>13</sup>