U.S. Supreme Court papers, Justice Blackmun

11-5-1982

11-05-1982 Correspondence from White to the Conference

Byron R. White  
US Supreme Court Justice

Follow this and additional works at: https://ir.library.illinoisstate.edu/illvGates

Part of the Criminology and Criminal Justice Commons

Recommended Citation  

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 Illinois v. Gates 462 U.S. 213 (1983) by an authorized administrator of ISU ReD: Research and eData. For more information, please contact ISUReD@ilstu.edu.
MEMORANDUM TO THE CONFERENCE

Re: 81-430 - Illinois v. Gates

The suggested order for reargument in this case is as follows:

"This case is restored to the calendar for reargument. In addition to the question presented in the petition for certiorari and previously argued here, the parties are requested to address the question whether the rule requiring the exclusion at a criminal trial of evidence obtained in violation of the Fourth Amendment, Mapp v. Ohio, 367 U.S. 643 (1961); Weeks v. United States, 232 U.S. 383 (1914), should to any extent be modified, so as, for example, not to require the exclusion of evidence obtained in the reasonable belief that the search and seizure at issue was consistent with the Fourth Amendment."

BRW