

“DO WE HAVE TO KNOW THIS FOR THE EXAM?”

“BLACKMUN, J., delivered the opinion for a unanimous Court with respect to Parts I, II, III, and VIII, and the opinion of the Court with respect to Part IV, in which BRENNAN, WHITE, MARSHALL, STEVENS, O’CONNOR, and SCALIA, JJ., joined; with respect to Part V, in which BRENNAN, WHITE, MARSHALL, STEVENS, O’CONNOR, and SCALIA, JJ., joined, and in which REHNQUIST, C.J., and KENNEDY, J., joined except for a portion thereof; with respect to Part VI, in which REHNQUIST, C.J., and BRENNAN, STEVENS, O’CONNOR, SCALIA, and KENNEDY, JJ., joined; with respect to Part VII, in which REHNQUIST, C.J., and BRENNAN, WHITE, MARSHALL, STEVENS, and O’CONNOR, JJ., joined; and with respect to Part IX, in which REHNQUIST, C.J., and BRENNAN, WHITE, MARSHALL, O’CONNOR, and KENNEDY, JJ., joined, WHITE, J., filed an opinion dissenting in part, in which MARSHALL, J., joined. STEVENS, J., filed an opinion dissenting in part, in which SCALIA, J., joined. SCALIA, J., filed an opinion dissenting in part, in which KENNEDY, J., joined. KENNEDY, J., filed an opinion dissenting in part, in which REHNQUIST, C.J., joined.”¹

1. *Georgia v. South Carolina*, 110 S. Ct. 2903, 2906-07 (1990) (boundary dispute case).