

# Justice Clarence Thomas

## The Annotated Bobblehead

He is carrying a special version of the U.S. flag, with the text of Public Law 396, 68 Stat. 249 (June 14, 1954) on its other side. *Elk Grove Unified Sch. Dist. v. Newdow*, 542 U.S. 1 (2004). A leaflet titled "Vote No Issue 19 School Tax Levy" also fits onto his not-quite-genuine red alder staff. *McIntyre v. Ohio Elections Comm'n*, 514 U.S. 334 (1995); *Weyerhaeuser Co. v. Ross-Simmons Hardwood Lumber Co.*, 549 U.S. 312 (2007).

"One can pick up a pizza rather than having it delivered, and one can own a dog without buying a leash. By contrast, the Commission reasonably concluded, a consumer cannot purchase Internet service without also purchasing a connection to the Internet . . ." *National Cable & Telecomm. Ass'n v. Brand X Internet Services*, 545 U.S. 967 (2005).

"A finding of liability against petitioners would undermine no federal objectives or purposes with respect to ABS devices, since none exist." *Freightliner Corp. v. Myrick*, 514 U.S. 280 (1995).



"I think it indisputable that these institutions have succeeded in part because of their distinctive histories and traditions . . ." *U.S. v. Fordice*, 505 U.S. 717 (1992) (Thomas, J., concurring); *Wright v. West*, 505 U.S. 277 (1992); *U.S. v. Salerno*, 505 U.S. 317 (1992).

His wristwatch symbolizes the value of timeliness, despite its odd (14:90) display. *Bowles v. Russell*, 551 U.S. 205 (2007); *Limtiaco v. Camacho*, 549 U.S. 483 (2007).