SCOTUSblog PRELIMINARY Stats OT09 – 5.26.10

Decisions by Final Vota

Decisions by Final Vote									
9-0 (or Unanimous)	8-1 (or 7-1)	7-2		6-3 (or 5-3)		5-4			
27 (51%)*	4 (8%)	11 (21%)		6 (11%)		5 (9%)**			
Corcoran v. Levenhagen (PC)	NRG v. Maine Public Utilities	Michigan v. Fisher (PC)		Hemi Group v. NYC (5-3)		Wellons v. Hall (PC)			
Bobby v. Van Hook (PC)	Alvarez v. Smith	Bloate v. United States		Conkright v. Fromm. (5-3)		S. Carolina v. N. Carolina			
Wong v. Belmontes (PC)	United States v. Stevens	Johnson v. United States		Stolt-Nielson (5-3)		Shady Grove Ortho. v.			
Porter v. McCollum (PC)	United States v. Marcus (7-1)	Padilla v. Kentucky		Renico v. Lett		Perdue v. Kenny A.			
Beard v. Kindler (8-0)		Wood v. Allen		Abbott v. Abbott		Salazar v. Buono			
Union Pacif. RR v. Loc. Enginrs		Florida v. Powell		Graham v. Sulli		* Citizens United is included			
Mohawk v. Carpenter		Graham Cty v.	U.S./Wilson		in	the OT08 total.			
McDaniel v. Brown (PC)		Presley v. Ge	eorgia (PC)						
Smith v. Spisak		Jerman v. Carlisle			Dismisse	ed			
Kucana v. Holder		U.S. v. Comstock		Health Care Service v. Pollitt (before argument) Pottawattamie County v. McGhee					
Wilkins v. Gaddy (PC)		Jefferson v. Upton							
Thaler v. Haynes (PC)				~	Sullivan v. Fl	orida erel. Watson			
Hertz Corp. v. Friend				Koberis	on v. O.s. ex	Tei. Waison			
Maryland v. Shatzer									
Kiyemba v. Obama (PC)			Doo	sions OT00					
Reed Elsevier v. Muchnick (8-0)	Decisions OT08								
Mac's Shell Service v. Shell		9-0 (unan.)	8-1	7-2	6-3	5-4			
Milavetz v. United States	Final	26 (33%)	4 (5%)	13 (16%)	13 (16%) 24 (30%)			
United Student Aid v. Espinosa	4/16/09	19 (48%)	1 (3%)	4 (10%)	8 (20%)				
Berghuis v. Smith	1,10,05	17 (1070)	1 (370)	. (1070)	0 (2070)	3 (2070)			

Decisions OT07

Final	21 (30%)	6 (8%)	20 (28%)	10 (14%)	14 (20%)
4/16/09	10 (38%)	2 (8%)	8 (31%)	2 (8%)	4 (15%)

Jones v. Harris Associates

Merck & Co. v. Reynolds Hui v. Castaneda American Needle v. NFL Lewis v. Chicago United States v. O'Brien Hardt v. Standard Reliance

^{*}Excludes *Briscoe v. Virginia*, which was vacated in a one-sentence *per curiam* opinion after oral argument.