

# JUSTICE JOHN PAUL STEVENS

## THE BOBBLEHEAD 2D

"[T]he NFL is an unincorporated association that now includes 32 ... teams. Like each of the other teams in the league, the New Orleans Saints and the Indianapolis Colts ... have their own distinctive names, colors, and marks that are well known to millions of sports fans." *American Needle v. NFL*, 560 U.S. 183 (2010); see also *NCAA v. Board of Regents of University of Oklahoma and University of Georgia Athletic Ass'n*, 468 U.S. 85 (1984).

"An espousal of socialism may carry different implications when displayed on the grounds of a stately mansion than when pasted on a factory wall or an ambulatory sandwich board." *City of Ladue v. Gilleo*, 512 U.S. 43 (1994).

"[T]he Court of Appeals embraced what we might call the Sandwich Theory of the Third Circuit." *Grabam County v. U.S. ex rel. Wilson*, 559 U.S. 280 (2010).

"[T]he Swimming Timing Team and Subsurfers which, though they may not correspond directly to anything in Westside's course offerings, are no more controversial than a grilled cheese sandwich." *Board of Educ. of Westside Community Schools v. Mergens*, 496 U.S. 226 (1990).

What are the scraps of paper that festoon the box? (Can you identify the cases they are from?) They honor Stevens's donation of his Supreme Court papers to the people of the United States. They are now in the "John Paul Stevens Papers" collection in the Manuscript Division of the Library of Congress. You can see them for yourself by visiting the Library at 101 Independence Avenue SE in Washington, DC, getting a library card on the spot (it's easy), and submitting a request for the files you want to see (which the staff will bring to you in a matter of minutes).



"For when carbon dioxide is released into the atmosphere, it acts like the ceiling of a greenhouse, trapping solar energy and retarding the escape of reflected heat. It is therefore a species – the most important species – of a 'greenhouse gas.'" *Massachusetts v. EPA*, 549 U.S. 497 (2007).

"The disposition of this case therefore turns on the question whether the City's development plan serves a 'public purpose.'" *Kelo v. City of New London*, 545 U.S. 469 (2005).

"Our case law firmly establishes Congress' power to regulate purely local activities that are part of an economic 'class of activities' that have a substantial effect on interstate commerce." *Gonzales v. Raich*, 545 U.S. 1 (2005).

"['[I]njunction' is sandwiched in between the words 'attachment' and 'execution.'" *Third Nat'l Bank v. Impac*, 432 U.S. 312 (1977).