



Reproduced From the Collections of the Manuscript Division, Library of Congress

W 111 agrees with WCU & YCAH - on  
gratuity he adds that in the technological  
society we are headed for by welfare  
programs - legislation requires substantially  
trading - interests & so on - interests  
have to draw the line on fact pattern &  
other questions.

M. & Thon Harlan

PA Court put aside long ago the object  
of a label like "gratuity" - due process  
is different - disbarment for  
this one - is labelly what is provided  
adequate of due process? he can't  
say it is not - utter in Calif -

W J - albums  
BIO involves + Intt WCU see IB -  
can you interfere with payments study  
full hearing? impact is with critical -  
reality - it takes a long time & it has  
a review reach is done - reverses -  
need not have an immediate type 1  
page - if no fact comes then as not any  
interest - all of law is a quest

TM agrees with BSW - albums  
must be a hearing of type Intt  
crucial

not everyone  
SEES need for  
full hearing

Conference  
October 17, 1969

No. 62 -- Goldberg v. Kelly

CJ 7 days notice given + resources finite -  
continued ~~reports~~ until welfare is ended  
can't see how this whole due process  
state are solving their problems - revenue

HLB revenue

AA album

Jim H album - sets largely

on Ferber's program

WAB album - no 1/4 document

AD revenue - no " " "

SW " " " "

TM " " " "

CJ we should let these cases  
alone - its left pulling of radicals  
to see how they are going +  
ending up with no radicals

Reproduced From the Collections of the Manuscript Division, Library of Congress

Supreme Court of the United States

Memorandum

1967, 1969

No 14

62

was 10/17 An  
equivalent key?  
fair to success  
pass rate on  
bench?

Supreme Court of the United States

Memorandum

10

would you like

the welfare cases?

Yes but I'd have to write it  
more carefully that you &  
might like - maybe it would  
be best to get John, do it -  
leave us free to see how it works  
sure & ready

OCTOBER TERM, A. D. 19.69.

October 20 ....., 19.69.

	..... ..... .....
JUSTICE MARSHALL.....	..... ..... .....
" WHITE.....	No. 189 - Minor v. U. S. No. 190 - Turner v. U. S. No. 271 - Buie v. U. S.
" STEWART.....	No. 21 - Dutton v. Evans
" BRENNAN.....	No. 14 - Wheeler v. Montgomery: Assigned by Justice Douglas No. 62 - Goldberg v. Kelly: Assigned by Justice Douglas
" HARLAN.....	No. 35 - Bryson v. U. S. No. 17 - U. S. v. Knox
" DOUGLAS.....	No. 33 - Sullivan v. Little Hunting Park, Inc.: (Assigned by Justice Douglas)
" BLACK.....	No. 25 - Zuber v. Allen ) Assigned by Justice Black No. 52 - Hardin v. Allen)
CHIEF JUSTICE.....	No. 19 - First Natl. Bk. v. Dickinson ) No. 34 - Camp v. Dickinson )
PER CURIAM.....	No. 39 - Hall v. Beals (Justice Stewart) No. 15 - DeBacker v. Brainard (Justice Harlan)

REPRODUCED FROM THE MANUSCRIPT DIVISION, LIBRARY OF CONGRESS