

The Rehnquist Court And The Constitution

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The Rehnquist Court refers to the Supreme Court of the United States from 1986 to 2005, when William Rehnquist served as Chief Justice of the United States. Rehnquist succeeded Warren Burger as Chief Justice after the latter's retirement, and Rehnquist served as Chief Justice until his death in 2005, at which point John Roberts was nominated and confirmed as Rehnquist's replacement.

Rehnquist Court - Wikipedia

Rehnquist was nominated as Chief Justice of the Supreme Court of the United States by President Ronald Reagan on June 20, 1986. Rehnquist originally served as an associate justice on the court, after a nomination from President Richard Nixon on October 21, 1971. He was succeeded in this position by Justice Antonin Scalia.

The Rehnquist Court - Ballotpedia

William Rehnquist. William Hubbs Rehnquist (/ˈrɛŋkwɪst/; October 1, 1924 – September 3, 2005) was an American lawyer and jurist who served on the Supreme Court of the United States for 33 years, first as an Associate Justice from 1972 to 1986, and then as the 16th Chief Justice of the United States from 1986 until his death in 2005.

William Rehnquist - Wikipedia

Johnson, the Court confirmed that the First Amendment protects even the most unpopular forms of speech, including speech viscerally distasteful to many of the Justices themselves. Arguably, however, the Rehnquist Court's most important free-speech cases have involved commercial rather than political or other non-commercial speech.

The Rehnquist Court, 1986-2005 - supremecourthistory.org

The Rehnquist Court has continued the Burger Court's contraction of the rights of the criminally accused and convicted, in general subordinating these rights to law-and-order concerns, except in a subclass of cases in which the prosecution behaved outrageously in a way that might have tainted the guilt determination.

Rehnquist Court | Encyclopedia.com

The Rehnquist Court. In recent years, the Court has averaged about 75 decisions a term (for example, in the October 2000 term, the Court decided 78 cases; the year before, 73 cases; and the term before that, 75 cases). This average is in sharp contrast with a decade ago, when the Court averaged more than 150 cases each term.

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