




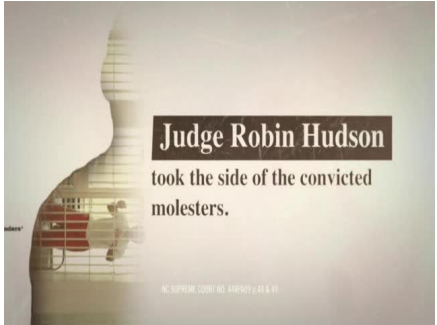



STSUPCT_NC_JUSTICEFORALLNC_PROTECT_US

Brand: JUSTICE FOR ALL PAC - Political Organization (B329.1)
Parent: PARENT UNKNOWN
Aired: 4/25/2014 8:58:32 AM
Creative Id: 13711822

 <p>North Carolina Supreme Court</p> <p>We want judges to protect us</p>	 <p>child molesters</p> <p>When child molesters sued to stop electronic monitoring of their locations</p>	 <p>“Designed to protect the public from harm”</p> <p>A law that let us track child molesters near schools, playgrounds, daycare centers</p>
 <p>Judge Robin Hudson SIDES WITH CHILD PREDATORS</p> <p>Supreme Court justice Robin Hudson sided with the predators.</p>	 <p>“...Right to Privacy...”</p> <p>STATE OF NORTH CAROLINA v. KENNETH BORDWICH, KENNETH EDWARD FLEMING, and MARK ALLEN WATERS</p> <p>No. 4482809</p> <p>FILED: 8 OCTOBER 2010</p> <p>Constitutional Law—ex post facto—statistic monitoring—sexual offenders—offense committed before program effective</p> <p>Suspending sexual offenders to the statistic-based monitoring program (SBM) does not violate the Ex Post Facto Clause of the state or federal constitution where the offense occurred before the SBM statute took effect. SBM has the legitimate objective of being a regulatory tool against an unacceptable threat to public safety. Examining the relevant factors from <i>Washington v. Glucksberg</i>, 520 U.S. 591 (2007), it is concluded that the suspension of the effect of the</p> <p>Hudson decided a child molester's right to privacy</p>	 <p>Judge Robin Hudson took the side of the convicted molesters.</p> <p>And took the side of the convicted molesters.</p>
 <p>Judge Robin Hudson NOT TOUGH ON CHILD MOLESTERS NOT FAIR</p> <p>[PFB] Justice Robin Hudson- not tough on child molesters, not fair to victims.</p>		