This list includes links to At The Lectern blog posts concerning Justice Leondra Kruger. There are probably some dissents from the denial of review in pre-2018 criminal cases that were not reported in the blog. Also, the list does not include blog posts mentioning that Justice Kruger had signed another justice’s opinion, whether the opinion was for the court or was a separate opinion.

AS POSSIBLE U.S. SUPREME COURT, SOLICITOR GENERAL, NINTH CIRCUIT NOMINEE

“Have Senate Republicans Determined That Judge Ketanji Brown Jackson Poses Less of a Threat Than Justice Leondra Kruger?” — 5/22/21

Supreme Court justices mentioned as possible Ninth Circuit picks — 4/8/21

Deputy SG Kruger’s role in a precursor to the bail opinion — 4/5/21

Justice Kruger’s declining the Solicitor General’s job doesn’t mean she doesn’t want to be a U.S. Supreme Court justice — 3/23/21

Justice Kruger reportedly has declined Solicitor General job — 1/19/21

Further talk about Justice Kruger moving to Washington, D.C., soon . . . or later — 1/19/21

More speculation about a new job for Justice Kruger — 12/22/20

Justice Kruger is “perhaps the leading candidate” as a Biden U.S. Supreme Court pick — 12/20/20

Justice Liu mentioned as possible California Attorney General appointee — 12/10/20

Progressive group urges Black woman as next U.S. Solicitor General, includes Justice Kruger on its list of preferred candidates — 12/5/20

“California Justice Leondra Kruger Sees Spotlight Amid Biden Transition” — 11/25/20

Justice Kruger possibly the next U.S. Solicitor General — 11/19/20
Biden’s promise raises Justice Kruger’s profile as a potential SCOTUS nominee — 4/3/20

Justices Liu, Cuéllar, and Kruger are again proposed as SCOTUS nominees — 10/16/19

“The state court bench as a SCOTUS farm team” — 12/23/14

APPOINTMENT AND ELECTION

Justices Corrigan and Kruger comfortably ahead for retention — 11/6/18

Justices Corrigan and Kruger are running for reelection — 7/20/18

One year to Election Day for Justices Corrigan and Kruger, and probably for a justice to be named — 11/6/17

Cuéllar and Kruger sworn in — 1/6/15

“Brown looks to history as he builds a new high court” — 12/28/14

“Jerry Brown, Governor of California, Takes Second Chance to Shape Court” — 12/26/14

Governor Brown to swear in Cuéllar and Kruger on January 5 — 12/22/14

Leondra Kruger confirmed as Supreme Court justice — 12/22/14
[Attorney General Kamala Harris was one of the three voting to confirm]

Kruger gets top JNE rating — 12/18/14

Governor Brown defends his appointment of Leondra Kruger to the California Supreme Court — 12/16/14

Willie Brown is “Puzzled over Jerry Brown’s East Coast nominee for Supreme Court” — 12/14/14

“All experience is welcome on the Supreme Court” — 12/10/14

Kruger confirmation hearing scheduled for December 22 — 12/3/14

Retired Court of Appeal justice criticizes Kruger appointment — 12/1/14
“A bold, young pick for state’s high court” — 11/26/14

Press coverage of Kruger appointment — 11/25/14
U.S. Deputy Assistant Attorney General Leondra Kruger appointed to Supreme Court — 11/24/14

JUSTICE KRUGER OPINIONS FOR THE COURT

Rejecting mental illness defense, Supreme Court affirms death sentence for murder of sheriff’s deputy — 4/29/21
[People v. Steskal 11 Cal.5th 332]

A late notice of appeal is not necessarily fatal in a dependency case — 4/5/21
[In re A.R. (2021) 11 Cal.5th 234]

Supreme Court specifies two-step analysis to determine liability for not preventing sexual abuse — 4/1/21
[Brown v. USA Taekwondo (2021) 11 Cal.5th 204]

Consumers can sue title insurers for charging unauthorized rates — 3/18/21
[Villanueva v. Fidelity National Title Company (2021) 11 Cal.5th 104]

Death penalty affirmed for arranging fiancée’s murder — 11/23/20
[People v. Flinner (2020) 10 Cal.5th 686]

Supreme Court reverses Scott Peterson death sentence, affirms the conviction — 8/24/20
[People v. Peterson (2020) 10 Cal.5th 409]

Supreme Court affirms death penalty for quadruple murder — 8/10/20
[People v. Morales (2020) 10 Cal.5th 76]

Resolving intra-district split, Supreme Court rules local utility rates can’t be challenged by referendum — 8/3/20
[Wilde v. City of Dunsmuir (2020) 9 Cal.5th 1105]

Supreme Court strikes sentence enhancements for lack of notice — 7/23/20
[People v. Anderson (2020) 9 Cal.5th 946]

Supreme Court orders redistricting delay — 7/17/20
[Legislature of the State of California v. Padilla (2020) 9 Cal.5th 867]
Supreme Court applies certain California employment laws to certain interstate workers — 6/29/20
[Ward v. United Airlines, Inc. (2020) 9 Cal.5th 732]
[Oman v. Delta Air Lines, Inc. (2020) 9 Cal.5th 762]

Government can’t charge for redaction costs in responding to electronic-public-records requests — 5/28/20
[National Lawyers Guild, San Francisco Bay Area Chapter v. City of Hayward (2020) 9 Cal.5th 488]

Divided Supreme Court — splitting on Miranda issue — affirms death penalty for three gang-related murders — 5/4/20
[People v. Flores (2020) 9 Cal.5th 371]

Supreme Court allows broad access to excess insurance for DDT polluter — 4/6/20
[Montrose Chemical Corporation v. Superior Court (2020) 9 Cal.5th 215]

Prop. 47 can cover temporary as well as permanent taking of a vehicle — 3/23/20
[People v. Bullard (2020) 9 Cal.5th 94]

Incompetent counsel requires reversal of death row inmate’s conviction — 2/13/20
[In re Gay (2020) 8 Cal.5th 1059]

Supreme Court affirms death penalty for defendant represented at trial by a two-year lawyer who had a potential conflict of interest and who resigned from the bar during the trial court proceedings — 1/30/20
[People v. Hoyt (2020) 8 Cal.5th 892]

Divided Supreme Court narrows warrantless car searches, overruling 2002 opinion — 11/25/19
[People v. Lopez (2019) 8 Cal.5th 353]

Further disagreement on Batson/Wheeler issues as the court affirms two death sentences — 11/25/19
[People v. Rhoades (2019) 8 Cal.5th 393]

Divided Supreme Court rejects conversion remedies for wage nonpayment — 8/15/19
[Voris v. Lampert (2019) 7 Cal.5th 1141]

Supreme Court reverses White supremacist’s death penalty, affirms conviction, for double murder — 7/25/19
[People v. Young (2019) 7 Cal.5th 905]
Limited types of media employment claims are subject to anti-SLAPP motions to strike — 7/22/19

Supreme Court ... rules that firefighting immunity cannot be raised for the first time at trial — 7/15/19

Charter cities can get taxes from state university parking lot fees — 6/20/19
[City and County of San Francisco v. Regents of the University of California (2019) 7 Cal.5th 536]

Supreme Court eases Prop. 47 sentencing for straddler defendants — 4/11/19
[People v. Lara (2019) 6 Cal.5th 1128]

Misdemeanor defendant has state constitutional right to appointed counsel to respond to prosecution appeal — 3/28/19
[Gardner v. Appellate Division of Superior Court (2019) 6 Cal.5th 998]

Supreme Court blocks reduction of felony burglary to misdemeanor shoplifting under Prop. 47 — 1/24/19
[People v. Colbert (2019) 6 Cal.5th 596]

Unanimous Supreme Court reverses death penalty — but not the conviction — for defendant who murdered her three children — 12/3/18
[People v. Buenrostro (2018) 6 Cal.5th 367]

Supreme Court says trial court didn’t sufficiently analyze competency for trial of defendant convicted of stabbing homeless men — 11/26/18
[People v. Rodas (2019) 6 Cal.5th 219]

Despite waiver, conflict of interest might cost big firm big fees — 8/30/18

Supreme Court allows limited defense use of custom-and-practice evidence in products liability actions — 8/27/18
[Kim v. Toyota Motor Corporation (2018) 6 Cal.5th 21]

Workers’ compensation limits employee’s medical malpractice claims — 8/23/18
[King v. CompPartners, Inc. (2018) 5 Cal.5th 1039]
Supreme Court makes it easier for California courts to help children get immigration relief — 8/16/18
[Bianka M. v. Superior Court (2018) 5 Cal.5th 1004]

Despite incompetence claim by defendant with “serious mental illness,” death penalty affirmed for murder and dismemberment of 12-year-old boy — 6/21/18
[People v. Ghobrial (2018) 5 Cal.5th 250]

Supreme Court affirms death sentence with disagreement about Miranda violation — 5/31/18
[People v. Case (2018) 5 Cal.5th 1]

Unanimous Supreme Court affirms death sentence, rejecting Batson/Wheeler challenge — 5/21/18
[People v. Smith (2018) 4 Cal.5th 1134]

A young child’s uncorroborated hearsay statements could support juvenile court finding of abuse, but they don’t in the case the Supreme Court decides today — 4/26/18
[In re I.C. (2018) 4 Cal.5th 869]

Supreme Court affirms two death sentences, addressing argument raised by amicus — 4/26/18
[People v. Daveggio and Michaud (2018) 4 Cal.5th 790]

Court upholds criminal penalties on arrestees for refusal to allow the taking of a DNA sample (here) — 4/2/18
[People v. Buza (2018) 4 Cal.5th 658]

Supreme Court limits resentencing under Prop. 47 — 3/12/18
[People v. Dehoyos (2018) 4 Cal.5th 594]

Supreme Court overrules itself, limiting trial court fact-finding regarding prior convictions, and it finds forfeiture claim was forfeited — 12/21/17
[People v. Gallardo (2017) 4 Cal.5th 120]

With appealability seemingly out of reach, the Supreme Court suggests a route out of the cul de sac — 12/18/17
[Kurwa v. Kislinger (2017) 4 Cal.5th 109]

Supreme Court affirms death sentence of killer of young daughter and pregnant wife — 12/7/17
[People v. Henriquez (2017) 4 Cal.5th 1]
Triple water rates might need to be approved by voters — 12/4/17
[City of San Buenaventura v. United Water Conservation Dist. (2017) 3 Cal.5th 1191]

Taking a clunker without the owner’s permission might be just a misdemeanor — 11/30/17
[People v. Page (2017) 3 Cal.5th 1175]

Supreme Court reaffirms limit on malicious prosecution actions — 8/10/17
[Parrish v. Latham & Watkins (2017) 3 Cal.5th 767]

Supreme Court unanimously affirms death sentence after second trial for Long Beach gang murders — 7/20/17
[People v. Jones (2017) 3 Cal.5th 583]

Use of dead boyfriend’s confession might void special circumstances murder conviction — 7/3/17
[People v. Hopson (2017) 3 Cal.5th 424]

Supreme Court applies statutory restriction on implied dedication to noncoastal property used for nonrecreational purposes — 6/15/17
[Scher v. Burke (2017) 3 Cal.5th 136]

Remand order on administrative mandamus petition can be appealable — 5/25/17
[Dhillon v. John Muir Health (2017) 2 Cal.5th 1109]

Supreme Court finds criminal restitution award to be excessive — 5/25/17
[People v. Martinez (2017) 2 Cal.5th 1093]

Statutory warning about possible deportation consequences doesn’t conclusively preclude plea withdrawal — 3/27/17
[People v. Patterson (2017) 2 Cal.5th 885]

State Bar’s late petition for review pays off, as Supreme Court allows it to collect anti-SLAPP attorney fees — 1/5/17
[Barry v. State Bar (2017) 2 Cal.5th 318]

Salespeople of dual agent real estate broker owe fiduciary duties to both buyer and seller — 11/21/16
[Horiike v. Coldwell Banker Residential Brokerage Co. (2016) 1 Cal.5th 1024]

Supreme Court decision could lead to less environmental impact reports — 9/19/16
[Friends of College of San Mateo Gardens v. San Mateo County Community College Dist. (2016) 1 Cal.5th 937]
Divided Supreme Court reverses death penalty on rehearing — 8/22/16
[People v. Grimes (2016) 1 Cal.5th 698]

Class action by retired and resigned state employees allowed to continue — 8/18/16
[McLean v. State of California (2016) 1 Cal.5th 615]

Supreme Court limits retroactivity of Three Strikes Reform Act — 6/30/16
[People v. Conley (2016) 63 Cal.4th 646]

Court-awarded attorney fees properly considered when determining constitutionality of punitive damage judgment — 6/9/16

Supreme Court reverses conviction for carrying open Swiss Army knife — 6/2/16
[People v. Castilllopes (2016) 63 Cal.4th 322]

MICRA statute of limitations bars patient’s action — 5/5/16
[Flores v. Presbyterian Intercommunity Hospital (2016) 63 Cal.4th 75]

Supreme Court upholds arbitration agreement — 3/28/16
[Baltazar v. Forever 21, Inc. (2016) 62 Cal.4th 1237]

Supreme Court affirms death penalty, straightens out inconsistency about forfeiting an argument — 3/28/16
[People v. Rangel (2016) 62 Cal.4th 1192]

Another death penalty unanimously affirmed — 2/18/16
[People v. O’Malley (2016) 62 Cal.4th 944]

Supreme Court limits PUC authority to review water district’s fee — 2/25/16

Justice Kruger’s first opinion lowers plaintiffs’ burden in dangerous property condition cases — 8/13/15
[Cordova v. City of Los Angeles (2015) 61 Cal.4th 1099]

JUSTICE KRUGER SEPARATE OPINIONS

Prevailing wage law for private workers employed on certain “public works” construed broadly — 3/29/21
[Kaanaana v. Barrett Business Services Inc. (2021) ___ Cal.5th ___ (concurring opinion suggesting legislative action)]
Married couple’s joint tenancy real estate presumptively all available to satisfy one bankrupt spouse’s debts — 7/23/20
*[In re Brace (2020) 9 Cal.5th 903 (partial dissent)]*

Supreme Court expands DA powers in consumer cases — 6/25/20
*[Abbott Laboratories v. Superior Court (2020) 9 Cal.5th 642 (concurring opinion suggesting legislative action)]*

Supreme Court applies deferential standard of review in upholding bail denial in noncapital case — 5/21/20
*[In re White (2020) 9 Cal.5th 455 (concurring opinion saying majority opinion too broad)]*

No jury trial right in government’s consumer protection action for civil penalties — 4/30/20
*[Nationwide Biweekly Administration, Inc. v. Superior Court (2020) 9 Cal.5th 279 (concurring opinion taking “a somewhat different — and narrower — path”)]*

Supreme Court (unnecessarily?) overrules itself on attempted kidnapping, is divided in affirming a conviction — 8/26/19
*[People v. Fontenot (2019) 8 Cal.5th 57 (concurring opinion saying majority unnecessarily overruled an earlier decision)]*

Prop. 47 sentence reduction nullifies gang crime conviction — 6/3/19
*[People v. Valenzuela (2019) 7 Cal.5th 415 (dissenting opinion)]*

Supreme Court expands right to pre-parole proceedings for juvenile offenders — 6/3/19
*[In re Cook (2019) 7 Cal.5th 439 (partial dissent)]*

No new (California) rule for pensions . . . at least not yet, but public workers lose as Supreme Court narrows what’s covered by the rule — 3/4/19
*[Cal Fire Local 2881 v. California Public Employees’ Retirement System (2019) 6 Cal.5th 965 (concurring opinion)]*

With a majority separate opinion, Supreme Court narrows consumer sales tax refund remedies — 3/4/19
*[McClain v. Sav-On Drugs (2019) 6 Cal.5th 951 (concurring opinion for four justices)]*

Supreme Court rules for workers, generally rejecting de minimis doctrine for wage claims — 7/26/18
*[Troester v. Starbucks Corp. (2018) 5 Cal.5th 829 (concurring opinion promoting rule of reason to excuse some wage payments)]
Divided Supreme Court overturns order requiring Yelp to remove negative review of attorney — 7/2/18
[Hassell v. Bird (2018) 5 Cal.5th 522 (concurring opinion providing fourth vote for court’s decision)]

After denying review under its old non-grant-and-hold policy, Supreme Court grants habeas corpus relief — 12/4/17
[In re Martinez (2017) 3 Cal.5th 1216 (concurring opinion advocating for overruling 1942 and 1966 Supreme Court opinions regarding the standard of review in habeas corpus cases)]

Five opinions in death penalty reversal; court barely reaches a judgment at all and provides a rehearing opportunity — 8/31/17
[People v. Daniels (2017) 3 Cal.5th 961 (concurring and dissenting opinion providing fourth vote for disposition)]

Supreme Court hits a Homer in loosening restrictions on taxing by initiative — 8/28/17
[California Cannabis Coalition v. City of Upland (2017) 3 Cal.5th 924 (concurring and dissenting opinion concluding that “[a] tax passed by voter initiative, no less than a tax passed by vote of the city council, is a tax of the local government, to be collected by the local government, to raise revenue for the local government”)]

Supreme Court finds assaulted harbor patrol officer was not a peace officer — 8/17/17
[People v. Pennington (2017) 3 Cal.5th 786 (concurring and dissenting opinion advocating remand for further trial court proceedings instead of flat reversal)]

Supreme Court says affirmative defense isn’t an action or proceeding for attorney fee purposes, but a 4-3 majority awards fees anyway — 7/31/17
[Mountain Air Enterprises, LLC v. Sundowner Towers, LLC (2017) 3 Cal.5th 744 (dissenting opinion refusing to succumb to “the temptation to rewrite the parties’ contract for them”)]

CEQA not preempted by federal railroad law for state-owned railroads — 7/27/17
[Friends of the Eel River v. North Coast Railroad Authority (2017) 3 Cal.5th 677 (concurring opinion stressing it remains an open question whether certain CEQA remedies might be preempted if it unreasonably interferes with the jurisdiction of the federal Surface Transportation Board)]

4-3 Supreme Court narrows resentencing opportunities under Three Strikes reform initiative — 7/3/17
[People v. Valencia (2017) 3 Cal.5th 347 (concurring opinion expressing concern about initiative drafters being able to sneak stuff past the voters)]
Documentary transfer tax upheld — 6/29/17
[926 North Ardmore Ave., LLC v. County of Los Angeles (2017) 3 Cal.5th 319 (dissenting opinion saying it should be left to the Legislature to expand the Documentary Transfer Tax Act)]

Supreme Court finds taxpayer standing to challenge government impounding of vehicles — 6/5/17
[Weatherford v. City of San Rafael (2017) 2 Cal.5th 1241 (concurring opinion identifying unanswered questions)]

Supreme Court upholds sex offender probation conditions — 3/20/17
[People v. Garcia (2017) 2 Cal.5th 792 (concurring opinion elaborating on the limits of one condition)]

5-2 ruling gives workers duty-free rest periods — 12/22/16
[Augustus v. ABM Security Services, Inc. (2016) 2 Cal.5th 257 (concurring and dissenting opinion disagreeing that being on-call is incompatible with rest)]

Divided court allows arbitrator to decide whether classwide arbitration is allowed — 7/28/16
[Sandquist v. Lebo Automotive, Inc. (2016) 1 Cal.5th 233 (dissenting opinion concluding that the availability of class arbitration is presumptively for a court to decide)]

Divided Supreme Court holds settling plaintiff can obtain prevailing-party costs — 3/10/16
[DeSaulles v. Community Hospital of Monterey Peninsula (2016) 62 Cal.4th 1140 (dissenting opinion on interpretation of a statute)]

Divided court holds “mediation stay” did not toll period for bringing case to trial — 2/25/16
[Gaines v. Fidelity National Title Ins. Co. (2016) 62 Cal.4th 1081 (dissenting opinion saying the majority improperly “reward[s] plaintiff for working cooperatively with an opposing party by depriving her of her day in court”)]

Supreme Court limits multiple burglary convictions — 2/25/16
[People v. Garcia (2016) 62 Cal.4th 1116 (concurring opinion writing “to underscore what [she] understand[s] to be the key points of the majority’s ruling”)]
WOOD v. SUPERIOR COURT (here) [Court of Appeal held that the attorney-client privilege does not protect from discovery in a gender-identity discrimination case a prelitigation email the plaintiff sent to lawyers at the California Department of Fair Employment and Housing about a complaint she had made to the Department] — 1/21/21

IN RE K.W. (here) [Court of Appeal held the superior court did not have the discretion to reduce an adjudicated crime to a lesser offense for the purpose of sealing a minor’s record] — 12/24/20

PEOPLE v. BARERRA (here) [Court of Appeal rejected arguments of prejudicial evidentiary and instructional error, several substantial evidence claims, an ineffective-assistance-of-counsel contention regarding sentencing, and an assertion the defendant was entitled to an ability-to-pay hearing before the court imposed fines and assessments] — 10/28/20

Three votes for review and a Justice Liu dissenting statement in Batson case — 9/2/20
[People v. Triplett]

SEPAH v. COUNTY OF LOS ANGELES (here) [Court of Appeal reversed a summary adjudication ruling against the plaintiff’s defamation claim, but affirmed adverse jury and court verdicts and summary adjudication rulings on whistle blower and gender discrimination claims] — 7/22/20

PEOPLE v. ROBBINS (here) [Court of Appeal found no error in superior court’s removal of a lone-holdout juror for failing to deliberate and for exhibiting racial bias, based on other jurors’ reports that the one juror had said, “two White people accus[ing] a [B]lack person” is “the way it goes all the time”] — 6/17/20

RINCON EV REALTY LLC v. CP III RINCON TOWERS, INC. (here) [Court of Appeal affirmed a defense summary judgment in a commercial real estate dispute arising from a $110,000,000 loan; issues included law of the case and whether trial court’s equitable findings are dispositive of legal claims] — 3/25/20

MENDEZ v. SALCIDO (here) [Court of Appeal affirmed a superior court denial of an application for a domestic violence restraining order] — 1/15/20

SYNGENTA CROP PROTECTION, LLC v. ZEISE (here) [Court of Appeal allowed the state’s Office of Environmental Health Hazard Assessment to list — under Proposition 65 — a group of chemicals used as agricultural herbicides as being known to cause reproductive toxicity] — 12/19/19
People v. Montiel (here) [divided Court of Appeal upheld a restitution award of noneconomic damages to the mother of an eight-year-old whom the defendant was convicted of sexually abusing] — 8/28/19

People v. Ibanez (here) [divided Court of Appeal found substantial evidence to support a gang enhancement in an attempted murder case] — 8/21/19

People v. Southward (here) [Court of Appeal affirmed the denial of a petition to recall the defendant’s sentence under Proposition 36, the Three Strikes Reform Act] — 4/10/19

S.Y. v. Superior Court (here) [Court of Appeal upheld a superior court order awarding joint custody of a child to a mother and father, despite a rebuttable statutory presumption that the father’s domestic violence against the mother made awarding him joint custody “detrimental to the best interests of the child” and despite the trial court’s reliance — which was improper, but harmless, the appellate court concluded — on the father’s greater fluency in English than the mother] — 2/20/19

GameStop, Inc. v. Superior Court (here) [Court of Appeal held an Unfair Competition Law action — alleging violations of the Secondhand Dealers Law — filed by a district attorney was properly venued in that district attorney’s county] — 12/12/18

People v. Kent (here) [Court of Appeal mostly affirmed the convictions of a travel agent for grand theft of personal property, credit card fraud, forgery, and making a check with insufficient funds] — 6/20/18

People v. Arevalo (here) [Court of Appeal rejected a constitutional challenge to a probation condition requiring the defendant to maintain a residence approved by her probation officer] — 4/17/18

People v. ConAgra Grocery Products Company (here) [Court of Appeal partially reversed a superior court order requiring defendants to pay $1.15 billion into a fund to be used to abate a public nuisance created by interior residential lead paint] — 2/14/18

People v. Alaniz (here) [Court of Appeal held that, although jurors had discussed the defendant’s failure to testify, there was no misconduct “because the trial court did not instruct the jury not to consider [the defendant’s] decision not to testify”] — 1/24/18

People v. Thomas (here) [Court of Appeal affirmed denial of motion to recall Three Strikes sentence] — 1/17/18
People v. Bonner (here) [Court of Appeal found not prejudicial defendant’s absence from hearing on his resentencing petition] — 1/17/18

Ogunsalu v. Superior Court (here) [Court of Appeal held vexatious litigant requirements applied to teacher’s request to continue an administrative proceeding] — 8/23/17

Dissenting statement from denial of review — first ever?
— 10/20/15
[In re Joseph H. (voting for review, but not signing dissenting statement in case concerning whether a 10-year-old effectively waived his Miranda rights)]

Another petition for review comes up one vote short — 8/15/15
[People v. Piper (denial of petition for resentencing under Proposition 36, the Three Strikes Reform Act)]

JUSTICE KRUGER AND REHEARING PETITIONS

Bill would reverse Supreme Court sex-offender-registration opinion that reversed prior decision and that was almost itself reversed — 9/8/20
[Johnson v. Department of Justice (2015) 60 Cal.4th 871]

Justice Kruger does not vote to rehear a case in which she dissented (here) — 7/26/18
[People v. Reed (2018) 4 Cal.5th 989]

Last “transition” rehearing petition denied with no votes from the new justices — 5/27/15
[Berkeley Hillside Preservation v. City of Berkeley (2015) 60 Cal.4th 1086]

Another rehearing petition fails by one vote — 5/20/15
[People v. Johnson (2015) 60 Cal.4th 966]

Rehearing denied in sex offender residency restriction case — 4/29/15
[People v. Mosley (2015) 60 Cal.4th 1044]

Rehearing petition comes up one vote short — 4/22/15
[Johnson v. Department of Justice (2015) 60 Cal.4th 871]

Supreme Court grants a rehearing petition — 3/11/15
[People v. Grimes (Cal. 2015) 182 Cal.Rptr.3d 50, vacated (2016) 1 Cal.5th 698]
“Sex crime ruling a tough test for Brown’s high court appointees” — 2/17/15
[Johnson v. Department of Justice (2015) 60 Cal.4th 871]

Another rehearing alert: 5-2 Supreme Court overrules sex offender registration precedent — 1/29/15
[Johnson v. Department of Justice (2015) 60 Cal.4th 871]

“The New Look Of High Court” — 1/21/15
[People v. Grimes (Cal. 2015) 182 Cal.Rptr.3d 50, vacated (2016) 1 Cal.5th 698]

When a rehearing petition is almost a certainty, and rehearing a legitimate possibility — 1/5/15
[People v. Grimes (Cal. 2015) 182 Cal.Rptr.3d 50, vacated (2016) 1 Cal.5th 698]

MISCELLANEOUS BLOG POSTS

Justice Kruger and Jenkins to discuss eliminating bias — 2/11/21

“Two Would-Be Supreme Court Justices and Me” — 10/27/20

Justice Kruger to speak at Duke program — 9/12/20

Justice Kruger to speak at program supporting law students of color in the appellate field — 8/19/20

The barely perceptible Brown-justices bloc — 11/26/19

Justice Kruger will discuss her former boss, Justice Stevens — 11/13/19

“White men hold most state supreme court seats, with California as notable exception, report says” — 7/24/19

Justice Kruger praises Justice Stevens, her former boss — 7/22/19

“Labor case takes unexpected twist in state Supreme Court” — 6/10/19

“High court trailblazer has defied expectations” — 6/1/18

The justices answer high school students’ questions — 10/7/17
Justice Werdegar’s replacement might not affect case outcomes much — 9/22/17

Justice Kruger has a baby — 3/2/16
A look at the “new” Supreme Court’s first six months — 9/2/15

“New justices seen in court’s subtle changes” — 7/9/15

New California Supreme Court Historical Society newsletter — 6/30/15

Supreme Court will not reconsider constitutionality of MICRA damage cap — 2/18/15

Justice Kruger channels Chief Justice Roberts — 1/8/15

MICRA constitutionality might be early test of the “new” Supreme Court — 11/28/14