SUPREME COURT OF THE UNITED STATES

No. 91-522

SAUDI ARABIA, KING FAISAL SPECIALIST HOSPITAL AND ROYSPEC, PETITIONERS *v.*SCOTT NELSON ET UX.

ON WRIT OF CERTIORARI TO THE UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT [March 23, 1993]

JUSTICE BLACKMUN, concurring in part and dissenting in part.

I join JUSTICE WHITE'S opinion because it finds that respondents' intentional tort claims are "based upon a commercial activity" and that the commercial activity at issue in those claims was not "carried on in the United States." I join JUSTICE KENNEDY'S opinion insofar as it concludes that the "failure to warn" claims should be remanded.