

Supreme Court of the United States

AMENDMENT TO NO. 92-1348

ATTN: ALL HERMES SUBSCRIBERS AND PUBLISHERS

DATE: January 9, 1995

In your electronic and print versions of *Barclays Bank PLC v. Franchise Tax Board of California*, No. 92-1384 (June 20, 1994), please delete the following language from page 29 of Justice Ginsburg's majority opinion, WordPerfect and ASCII file names 92-1384.ZO and 92-1384A.ZO:

This Court has no constitutional authority to make the policy judgments essential to regulating foreign commerce and conducting foreign affairs. Matters relating ``to the conduct of foreign relations . . . are so exclusively entrusted to the political branches of government as to be largely immune from judicial inquiry or interference.' ' *Harisiades v. Shaughnessy*, 345 U. S. 580, 589 (1952).

Accordingly, once the requested deletion is made, the sentence beginning ``For this reason, Barclays'. . .' will follow immediately after the word ``intervention' ' and footnote call 28 in the opinion's text.

Thank you.