  

*The Legal System: SS.7.CG.3.11*

***Landmark Supreme Court
Civil Liberties Cases***

**VIDEO VIEWING GUIDE #1**

Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**Landmark Supreme Court Civil Liberties Cases Video: Gideon, Miranda, Tinker, Hazelwood**

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| **Question** | **List Specific Evidence from the Video** | **Complete Sentence** |
| **1.** What do we mean when say it is a ‘landmark case’? |  |  |
| **2.** What are ‘civil liberties’? |  |  |
| **3.** What power did the Supreme Court claim after the Marbury v. Madison (1803) case? |  |  |
| **4.** Why did Gideon believe his rights had been violated? |  |  |
| **5.** What do you think the Supreme Court meant when it said that a lawyer was NOT a luxury? |  |  |
| **6.** How did Gideon v. Wainwright (1963) impact society? |  |  |
| **7.** Why did Miranda believe his rights had been violated?  |  |  |
| **8.** How did Miranda v. Arizona (1966) impact society? |  |  |
| **9.** How did both Gideon v. Wainwright (1963) and Miranda v. Arizona (1966) impact civil liberties in the United States? |  |  |
| **10.** What was the constitutional question in Tinker v. Des Moines (1969)? |  |  |
| **11.** How did the constitutional principle argued in Tinker v. Des Moines (1969) impact society? |  |  |
| **12.** What was the constitutional question in Hazelwood School District v. Kuhlmeier (1987)? |  |  |
| **13.** How did the constitutional principle argued in Hazelwood School District v. Kuhlmeier (1987) impact society? |  |  |

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| In Tinker v Des Moines (1969), the US Supreme Court said the following: ***“In wearing armbands, the petitioners were quiet and passive. They were not disruptive, and did not impinge upon the rights of others. In these circumstances, their conduct was within the protection of the Free Speech Clause of the First Amendment and the Due Process Clause of the Fourteenth.”***How might the language here have influenced the decision the Supreme Court reached in the later student First Amendment case of Hazelwood School District v. Kuhlmeier (1987)? |