

797. *Kirchberg v. Feenstra*, 450 U.S. 455 (1981).

A Louisiana statute giving husband unilateral right to dispose of jointly-owned community property without wife's consent is an impermissible sex classification and violates the Equal Protection Clause.

798. *Kassel v. Consolidated Freightways Corp.*, 450 U.S. 662 (1981).

An Iowa statute barring 65-foot double-trailer trucks on state's highways, while all neighboring states permit them, violates the Commerce Clause.

Justices concurring: Powell, White, Blackmun, Stevens

Justices concurring specially: Brennan, Marshall

Justices dissenting: Rehnquist, Stewart, Burger, C.J.

799. *Maryland v. Louisiana*, 451 U.S. 725 (1981).

Louisiana's "first-use tax" statute, which, because of exceptions and credits, imposes a tax only on natural gas moving out-of-state, impermissibly discriminates against interstate commerce, and another provision that required pipeline companies to allocate the cost of tax to ultimate consumer is preempted by federal law.

800. *Little v. Streater*, 452 U.S. 1 (1981).

A Connecticut statute requiring person in paternity action who requests blood grouping tests to bear cost of tests denies due process in violation of Fourteenth Amendment to an indigent against whom state has required institution of paternity action.

801. *Campbell v. John Donnelly & Sons*, 453 U.S. 916 (1981).

A court of appeals decision holding to violate the First Amendment a Maine statute prohibiting roadside billboards, except for signs announcing place and time of religious or civic events, election campaign signs, and signs erected by historic and cultural institutions, is summarily affirmed.

802. *Louisiana Dairy Stabilization Bd. v. Dairy Fresh Corp.*, 454 U.S. 884 (1981).

A court of appeals decision holding to violate the Commerce Clause a Louisiana milk industry regulatory statute, which required all dairy product processors, including out-of-state processors, who sell dairy products to retailer or distributor for resale in state to pay assessment per unit of milk for use in administration and enforcement of statute, is summarily affirmed.

803. *Brockett v. Spokane Arcades, Inc.*, 472 U.S. 491 (1985).

A court of appeals decision holding to violate the First Amendment a Washington statute that authorized courts to issue temporary