

Justices concurring: Waite, C.J., Swayne, Bradley, Strong, Miller

Justices concurring specially: Field, Hunt

Justice dissenting: Harlan

75. *Keith v. Clark*, 97 U.S. 454 (1878).

A provision of the Tennessee Constitution of 1865 that forbade the receipt for taxes of the bills of the Bank of Tennessee and declared the issues of the bank during the insurrectionary period void was held to impair the obligation of contract.

Justices concurring: Miller, Clifford, Strong, Hunt, Swayne, Field

Justices dissenting: Waite, C.J., Bradley, Harlan

76. *Cook v. Pennsylvania*, 97 U.S. 566 (1878).

A Pennsylvania act taxing auction sales, when applied to sales of imported goods in the original packages, was void as a duty on imports and a regulation of foreign commerce.

77. *Northwestern University v. Illinois ex rel. Miller*, 99 U.S. 309 (1878).

A revenue law of Illinois, insofar as it modified tax exemptions granted to Northwestern University by an earlier statute, impaired the obligation of contract.

78. *Strauder v. West Virginia*, 100 U.S. 303 (1880).

A West Virginia law barring Negroes from jury service violated the Equal Protection Clause.

Justices concurring: Strong, Miller, Hunt, Swayne, Bradley, Harlan, Waite, C.J.

Justices dissenting: Field, Clifford

79. *Guy v. City of Baltimore*, 100 U.S. 434 (1879).

A Maryland statute and a Baltimore ordinance, levying tax solely on products of other states, was held to impose an invalid burden upon foreign and interstate commerce.

Justices concurring: Harlan, Hunt, Clifford, Strong, Miller, Swayne, Field, Bradley

Justice dissenting: Waite, C.J.

80. *Tiernan v. Rinker*, 102 U.S. 123 (1880).

A Texas statute, insofar as it levied an occupational tax only upon the sale of out-of-state beer and wine, violated Congress's power to regulate foreign and interstate commerce.

81. *Hartman v. Greenhow*, 102 U.S. 672 (1880).

A Virginia act, adopted subsequently to a law providing for the issuance of bonds and the acceptance of interest coupons thereon in