832. Wallace v. Jaffree, 466 U.S. 924 (1984).

An appeals court decision holding invalid under the Establishment Clause an Alabama statute authorizing the recitation in public schools of a government-composed prayer is summarily affirmed.

833. Bernal v. Fainter, 467 U.S. 216 (1984).

A Texas requirement that a notary public be a United States citizen furthers no compelling state interest and denies equal protection of the laws to resident aliens.

Justices concurring: Marshall, Brennan, White, Blackmun, Powell, Stevens, O'Connor, Burger, C.J.
Justice dissenting: Rehnquist

834. Armco, Inc. v. Hardesty, 467 U.S. 638 (1984).

A West Virginia gross receipts tax on businesses selling tangible property at wholesale unconstitutionally discriminates against interstate commerce because it exempts local manufacturers.

Justices concurring: Powell, Brennan, White, Marshall, Blackmun, Stevens, O'Connor, Burger, C.J.
Justice dissenting: Rehnquist

835. Secretary of State of Maryland v. Joseph H. Munson Co., 467 U.S. 947 (1984).

Maryland's prohibition on charitable organizations paying more than 25% of solicited funds for expenses of fundraising violates the Fourteenth Amendment by creating an unnecessary risk of chilling protected First Amendment activity.

Justices concurring: Blackmun, Brennan, White, Marshall, Stevens Justices dissenting: Rehnquist, Powell, O'Connor, Burger, C.J.

836. Brown v. Brandon, 467 U.S. 1223 (1984).

A federal district court decision that an Ohio congressional districting plan is invalid because population variances were shown to be not unavoidable and were not justified by legitimate state interest is summarily affirmed.

837. Bacchus Imports, Ltd. v. Dias, ,468 U.S. 263 (1984).

Hawaii's excise tax on wholesale liquor sales, exempting sales of specified local products, violates the Commerce Clause by discriminating in favor of local commerce.

Justices concurring: White, Marshall, Blackmun, Powell, Burger, C.J. Justices dissenting: Stevens, Rehnquist, O'Connor