ies and towns but denying reimbursement to utilities required by interstate highway construction to relocate lines in counties is summarily affirmed.

677. Ward v. Village of Monroeville, 409 U.S. 57 (1972).

An Ohio statute authorizing trial for certain ordinance violations and traffic offenses before mayor responsible for village finances when the fines, forfeitures, costs, and fees imposed in the mayor's courts provided a substantial portion of village funds denied defendants opportunity for trial before an impartial and disinterested tribunal.

Justices concurring: Brennan, Douglas, Stewart, Marshall, Blackmun, Powell, Burger, C.J.
Justices dissenting: White, Rehnquist

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678. Evco v. Jones, 409 U.S. 91 (1972).

New Mexico's gross receipts tax is unconstitutionally applied to proceeds from transactions whereby material is produced in state under contract for delivery to out-of-state clients because it impermissibly burdens interstate commerce.

679. Georges v. McClellan, 409 U.S. 1120 (1973).

A district court decision holding unconstitutional under the Due Process Clause a Rhode Island prejudgment attachment statute is summarily affirmed.

680. Gomez v. Perez, 409 U.S. 535 (1973).

A Texas law denying right of enforced paternal support to illegitimate children while granting it to legitimate children violates the Equal Protection Clause.

681. Roe v. Wade, 410 U.S. 113 (1973).

A Texas statute making it a crime to procure or to attempt to procure an abortion except on medical advice to save the life of the mother infringes upon a woman's right of privacy protected by the Due Process Clause of the Fourteenth Amendment.

Justices concurring: Blackmun, Douglas, Brennan, Stewart, Marshall, Powell, Burger, C.J.
Justices dissenting: White, Rehnquist

682. Doe v. Bolton, 410 U.S. 179 (1973).

A Georgia statute permitting abortions under prescribed circumstances nevertheless invalidly imposed a number of procedural limitations: that the abortion be performed in an accredited hospital, be approved by a staff committee and two licensed physicians other than woman's own doctor, and be available only to residents.