

815. *Edgar v. MITE Corp.*, 457 U.S. 624 (1982).

Illinois take-over statute, which extensively regulates tender offerors and imposes registration and reporting requirements, because it directly regulates and prevents interstate tender offers and because the burdens on interstate commerce are excessive compared with local interests served, violates the Commerce Clause.

Justices concurring: White, Blackmun, Powell, Stevens, O'Connor, Burger, C.J.  
Justices dissenting: Marshall, Brennan, Rehnquist (all on mootness grounds)

816. *Loretto v. Teleprompter Manhattan CATV Corp.*, 458 U.S. 419 (1982).

A New York statute requiring landlords to permit installation of cable television wiring on their property and limiting fee charged to that determined to be reasonable by a commission (which set a one-time \$1 fee) constituted a taking of property in violation of the Fifth and Fourteenth Amendments.

817. *Washington v. Seattle School Dist.*, 458 U.S. 457 (1982).

A Washington statute, enacted by initiative vote of the electorate, barring school boards from busing students for racially integrative purposes, denies equal protection of the laws.

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

818. *Enmund v. Florida*, 458 U.S. 782 (1982).

Florida's felony-murder statute, authorizing the death penalty solely for participation in a robbery in which another robber kills someone, violates the Eighth Amendment.

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

819. *Sporhase v. Nebraska ex rel. Douglas*, 458 U.S. 941 (1982).

A Nebraska state statute requiring a permit before anyone withdraws ground water from any well located in the state and transports it across state line and providing for denial of permit unless the state to which the water will be transported grants reciprocal rights to withdraw and transport water into Nebraska violates the Commerce Clause.

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

820. *Brown v. Socialist Workers '74 Campaign Comm.*, 459 U.S. 87 (1982).

An Ohio statute requiring candidates to disclose the names and addresses of campaign contributors and the recipients of campaign ex-