

Concurring: Clark, Black, Douglas, Brennan, Warren, C.J.
 Dissenting: Harlan, Frankfurter
 Concurring in part and dissenting in part: Whittaker, Stewart

Insofar as the aforementioned provision is invoked in time of peace for the trial of a capital offense committed by a civilian employee of the armed forces overseas, it violates Article III, § 2, and the Fifth and Sixth Amendments.

Grisham v. Hagan, 361 U.S. 278 (1960).
 Concurring: Clark, Black, Douglas, Brennan, Warren, C.J.
 Dissenting: Harlan, Frankfurter
 Concurring in part and dissenting in part: Whittaker, Stewart

83. Act of August 16, 1950 (64 Stat. 451, as amended)

Statutory scheme authorizing the Postmaster General to close the mails to distributors of obscene materials held unconstitutional in the absence of procedural provisions to assure prompt judicial determination that protected materials were not being restrained.

Blount v. Rizzi, 400 U.S. 410 (1971).

84. Act of August 28, 1950 (§ 202(c)(1)(D), 64 Stat. 483, 42 U.S.C. § 402(c)(1)(C))

District court decision holding invalid as a violation of the equal protection component of the Fifth Amendment's due process clause a Social Security provision entitling a husband to insurance benefits through his wife's benefits, provided he received at least one-half of his support from her at the time she became entitled, but requiring no such showing of support for the wife to qualify for benefits through her husband, is summarily affirmed.

Califano v. Silbowitz, 430 U.S. 934 (1977).

85. Act of August 28, 1950 (§ 202(f)(1)(E), 64 Stat. 485, 42 U.S.C. § 402(f)(1)(D))

Social Security Act provision awarding survivor's benefits based on earnings of a deceased wife to widower only if he was receiving at least half of his support from her at the time of her death, whereas widow receives benefits regardless of dependency, held violative of equal protection element of Fifth Amendment's Due Process Clause because of its impermissible sex classification.

Califano v. Goldfarb, 430 U.S. 199 (1977).
 Concurring: Brennan, White, Marshall, Powell
 Concurring specially: Stevens
 Dissenting: Rehnquist, Stewart, Blackmun, Burger, C.J.

86. Act of September 23, 1950 (Title I, § 5, 64 Stat. 992)

Provision of Subversive Activities Control Act making it unlawful for member of Communist front organization to work in a defense plant held to be an overbroad infringement of the right of association protected by the First Amendment.