Justices concurring: O'Connor, Brennan, Marshall, Blackmun, Powell, Stevens Justices dissenting: White, Rehnquist

#### 826. Pickett v. Brown, 462 U.S. 1 (1983).

Tennessee's two-year statute of limitations for paternity and child support actions violates the equal protection rights of illegitimates.

# 827. Planned Parenthood Ass'n v. Ashcroft, 462 U.S. 476 (1983).

A Missouri statute requiring that all abortions performed after the first trimester of pregnancy be performed in a hospital unreasonably infringes upon the right of a woman to have an abortion.

Justices concurring (on this issue only): Powell, Brennan, Marshall, Blackmun, Stevens, Burger, C.J.

Justices dissenting: O'Connor, White, Rehnquist

# 828. Karcher v. Daggett, 462 U.S. 725 (1983).

New Jersey's congressional districting statute creating districts in which the deviation between largest and smallest districts was 0.7%, or 3,674 persons, violates Art. I, § 2's "equal representation" requirement as not resulting from a good-faith effort to achieve population equality.

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

# 829. Mennonite Bd. of Missions v. Adams, 462 U.S. 791 (1983).

An Indiana statute providing for constructive notice to mortgagee of tax sale of real property violates the Due Process Clause of the Fourteenth Amendment; instead, personal service or notice by mail is required.

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

# 830. Healy v. United States Brewers Ass'n, 464 U.S. 909 (1983).

An appeals court decision invalidating as an undue burden on interstate commerce the beer price "affirmation" provisions of Connecticut's liquor control laws, which restrict out-of-state sales to prices set for in-state sales, is summarily affirmed.

# 831. Westinghouse Elec. Corp. v. Tully, 466 U.S. 388 (1984).

New York's corporate franchise tax unconstitutionally discriminates against interstate commerce by allowing an offsetting credit for receipts from products shipped from an in-state place of business.