

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

Justices dissenting: White, Rehnquist

683. *Mahan v. Howell*, 410 U.S. 315 (1973).

A portion of a Virginia apportionment statute assigning large numbers of naval personnel to actual location of station when evidence showed substantial numbers resided in surrounding areas distorted population balance of districts and was void.

684. *Whitcomb v. Communist Party of Indiana*, 410 U.S. 976 (1973).

A district court decision holding invalid under the First and Fourteenth Amendments an Indiana statute requiring political party to submit oath that party has no relationship to a foreign government as a condition of ballot access is summarily affirmed.

685. *Mescalero Apache Tribe v. Jones*, 411 U.S. 145 (1973).

A New Mexico use tax may not constitutionally be applied on personal property that an Indian tribe purchased out-of-state and installed as a permanent improvement on an off-reservation ski resort owned and operated by tribe.

686. *McClanahan v. Arizona Tax Comm'n*, 411 U.S. 164 (1973).

Arizona's income tax is invalidly applied to Navajo Indian residing on reservation and whose income is wholly derived from reservation sources.

687. *New Jersey Welfare Rights Org. v. Cahill*, 411 U.S. 619 (1973).

A New Jersey statute denying assistance to families in which parents are not ceremonially married denies equal protection to children in such families.

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

Justice dissenting: Rehnquist

688. *Gagnon v. Scarpelli*, 411 U.S. 778 (1973).

A Wisconsin statute as interpreted to permit revocation of parole without a hearing denies due process of law.

689. *Parker v. Levy*, 411 U.S. 978 (1973).

A district court decision voiding as an arbitrary denial of equal protection Louisiana's constitutional provision and statute distributing a property relief fund among political subdivisions is summarily affirmed.