

Justices concurring: Miller, Field, Harlan, Gray, Blatchford, Lamar, Fuller, C.J.
Justices dissenting: Brewer, Bradley

118. *Chicago, M. & St. P. Ry. v. Minnesota*, 134 U.S. 418 (1890).

A state rate-regulatory law that empowered a commission to establish rate schedules that were final and not subject to judicial review as to their reasonableness violated the Due Process and Equal Protection Clauses of the Fourteenth Amendment.

Justices concurring: Blatchford, Miller, Field, Harlan, Brewer, Fuller, C.J.
Justices dissenting: Bradley, Gray, Lamar

119. *Leisy v. Hardin*, 135 U.S. 100 (1890).

An Iowa Prohibition law, enforced as to an interstate shipment of liquor in the original packages or kegs, violated Congress's power to regulate interstate commerce.

Justices concurring: Fuller, C.J., Miller, Field, Bradley, Blatchford, Lamar
Justices dissenting: Gray, Harlan, Brewer

120. *Lyng v. Michigan*, 135 U.S. 161 (1890).

A Michigan statute that taxed the sale of imported liquor in original package was held an invalid regulation of interstate commerce.

Justices concurring: Fuller, C.J., Miller, Field, Bradley, Blatchford, Lamar
Justices dissenting: Gray, Harlan, Brewer

121. *McGahey v. Virginia*, 135 U.S. 662 (1890).

Virginia acts that stipulated that, if the genuineness of coupons tendered in payment of taxes was in issue, the bond from which the coupon was cut must be produced, that precluded use of expert testimony to establish the genuineness of the coupons, and that, in suits for payment of taxes, imposed on the defendant tendering coupons as payment the burden of establishing the validity of said coupons, were deemed to abridge the remedies available to the bondholders so materially as to impair the obligation of contract.

122. *Norfolk & Western R.R. v. Pennsylvania*, 136 U.S. 114 (1890).

A Pennsylvania act that imposed a license tax on foreign corporation common carriers doing business in the state was held to be invalid as a tax on interstate commerce.

Justices concurring: Lamar, Miller, Field, Bradley, Harlan, Blatchford
Justices dissenting: Fuller, C.J., Gray, Brewer

123. *Minnesota v. Barber*, 136 U.S. 313 (1890).

A Minnesota statute that made it illegal to offer for sale any meat other than that taken from animals passed by state inspectors was