Dissenting: Douglas, Brennan, White, Marshall

118. Act of December 29, 1970 (§ 8(a), 84 Stat. 1598, 29 U.S.C. § 657(a))

Provision of Occupational Safety and Health Act authorizing inspections of covered work places in industry without warrants held to violate Fourth Amendment.

Marshall v. Barlow's, Inc., 436 U.S. 307 (1978) Concurring: White, Stewart, Marshall, Powell, Burger, C.J. Dissenting: Stevens, Blackmun, Rehnquist

119. Act of January 11, 1971, (§ 2(a), 84 Stat. 2048)

Provision of Food Stamp Act disqualifying from participation in program any household containing an individual unrelated by birth, marriage, or adoption to any other member of the household violates the Due Process Clause of the Fifth Amendment.

Department of Agriculture v. Moreno, 413 U.S. 528 (1973). Concurring: Brennan, Douglas, Stewart, White, Marshall, Blackmun, Powell Dissenting: Rehnquist, Burger, C.J.

120. Act of January 11, 1971 (§ 4, 84 Stat. 2049)

Provision of Food Stamp Act disqualifying from participation in program any household containing a person 18 years or older who had been claimed as a dependent child for income tax purposes in the present or preceding tax year by a taxpayer not a member of the household violates the Due Process Clause of the Fifth Amendment.

Department of Agriculture v. Murry, 413 U.S. 508 (1973). Concurring: Douglas, Brennan, Stewart, White, Marshall Dissenting: Blackmun, Rehnquist, Powell, Burger, C.J.

121. Act of December 10, 1971 (Pub. L. 92–178, § 801, 85 Stat. 570, 26 U.S.C § 9012(f))

Provision of Presidential Election Campaign Fund Act limiting to \$1,000 the amount that independent committees may expend to further the election of a presidential candidate financing his campaign with public funds is an impermissible limitation of freedom of speech and association protected by the First Amendment.

FEC v. National Conservative Political Action Comm., 470 U.S. 480 (1985).
Justices concurring: Rehnquist, Brennan, Blackmun, Powell, O'Connor, Stevens, Burger, C.J.
Justices dissenting: White, Marshall

122. Federal Election Campaign Act of February 7, 1972 (86 Stat. 3, as amended by the Federal Campaign Act Amendments of 1974 (88 Stat. 1263), adding or amending 18 U.S.C. §§ 608(a), 608(e), and 2 U.S.C. § 437c)

Provisions of election law that forbid a candidate or the members of his immediate family from expending personal funds in excess of