

Justices concurring: Story, Chase, C.J., Clifford, Miller, Field, Bradley, Hunt

Justices dissenting: Swayne, Davis

53. *State Tax on Foreign-Held Bonds*, 82 U.S. (15 Wall.) 300 (1873).

A Pennsylvania law, insofar as it directed domestic corporations to withhold on behalf of the state a portion of interest due on bonds owned by nonresidents, impaired the obligation of contract and denied due process by taxing property beyond its jurisdiction.

Justices concurring: Field, Chase, C.J., Bradley, Swayne, Strong

Justices dissenting: Davis, Clifford, Miller, Hunt

54. *Gunn v. Barry*, 82 U.S. (15 Wall.) 610 (1873).

A Georgia constitutional provision that increased the amount of a homestead exemption impaired the obligation of contract, insofar as it applied to a judgment obtained under a less liberal exemption provision.

55. *Pierce v. Carskadon*, 83 U.S. (16 Wall.) 234 (1873).

A West Virginia Act of 1865, depriving defendants of right to rehearing on a judgment obtained under an earlier law unless they made oath that they had not committed certain offenses, constituted an invalid bill of attainder and *ex post facto* law.

Justices concurring: Field, Chase, C.J., Clifford, Miller, Swayne, Davis, Strong, Hunt

Justice dissenting: Bradley

56. *Humphrey v. Pegues*, 83 U.S. (16 Wall.) 244 (1873).

South Carolina taxing laws, as applied to a railroad whose charter exempted it from taxation, impaired the obligation of contract.

57. *Walker v. Whitehead*, 83 U.S. (16 Wall.) 314 (1873).

A Georgia law restricting remedies for obtaining a judgment, so far as it affected prior contracts, impaired the obligation of contract.

58. *Barings v. Dabney*, 86 U.S. (19 Wall.) 1 (1873).

A South Carolina act appropriating for payment of state debts the assets of an insolvent bank, in which the state owned all the stock, disadvantaged private creditors of the bank and thereby impaired the obligation of contract.

59. *Peete v. Morgan*, 86 U.S. (19 Wall.) 581 (1874).

A Texas act of 1870 imposing a tonnage tax on foreign vessels to defray quarantine expenses held to violate of Art I, § 10, prohibiting levy without consent of Congress.