

106. *City of Cleburne v. Cleburne Living Center*, 473 U.S. 432 (1985).

A Cleburne, Texas zoning requirement of a special use permit for operation of a home for the mentally retarded in an area where boarding homes, nursing and convalescent homes, and fraternity or sorority houses are permitted without such special use permits is a denial of equal protection as applied, the record containing no rational basis for the distinction.

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

107. *Hudnut v. American Booksellers Ass'n*, 475 U.S. 1001 (1986).

Appeals court decision holding invalid under the First Amendment an Indianapolis ordinance prohibiting as pornography "graphic sexually explicit subordination of women" without regard to appeal to prurient interests or offensiveness to community standards is summarily affirmed.

108. *City of Houston v. Hill*, 482 U.S. 451 (1987).

Houston ordinance making it unlawful to "oppose, molest, abuse, or interrupt" police officer in performance of duty is facially overbroad in violation of the First Amendment.

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

109. *Board of Airport Comm'rs v. Jews for Jesus*, 482 U.S. 569 (1987).

Los Angeles Board of Airport Commissioners resolution banning all "First Amendment activities" at airport is facially overbroad in violation of the First Amendment.

110. *City of Lakewood v. Plain Dealer Publishing Co.*, 486 U.S. 750 (1988).

Lakewood, Ohio ordinance vesting in the mayor unbridled discretion to grant or deny a permit for location of news racks on public property violates the First Amendment.

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

111. *City of Richmond v. J.A. Croson Co.*, 488 U.S. 469 (1989).

Richmond, Virginia requirement that contractors awarded city construction contracts must subcontract at least 30% of the dollar amount to "minority business enterprises" violates the Equal Protection Clause.

Justices concurring: O'Connor, White, Stevens, Kennedy, Rehnquist, C.J.
Justice concurring specially: Scalia
Justices dissenting: Marshall, Brennan, Blackmun