

572. *Baxstrom v. Herold*, 383 U.S. 107 (1966).

New York's statutory procedure for civil commitment of persons at the expiration of a prison sentence without the jury review available to all others civilly committed in New York and for commitment to an institution maintained by the Department of Correction beyond the expiration of their terms without a judicial determination of dangerous mental illness such as that afforded to all others violates the Equal Protection Clause.

573. *Harper v. Virginia Bd. of Elections*, 383 U.S. 663 (1966).

Virginia constitutional provisions making payment of poll taxes a qualification of eligibility to vote violate the Equal Protection Clause.

Justices concurring: Douglas, Clark, Brennan, White, Fortas, Warren, C.J.

Justices dissenting: Black, Harlan, Stewart

574. *Accord: Texas v. United States*, 384 U.S. 155 (1966).

A Texas poll tax is unconstitutional.

575. *Elfbrandt v. Russell*, 384 U.S. 11 (1966).

An Arizona loyalty oath is unconstitutionally overbroad and inclusive.

Justices concurring: Douglas, Black, Brennan, Fortas, Warren, C.J.

Justices dissenting: White, Clark, Harlan, Stewart

576. *Mills v. Alabama*, 384 U.S. 214 (1966).

An Alabama statute making it a criminal offense to electioneer or solicit votes on election day as applied to a newspaper editor who published an editorial on election day urging people to vote a certain way on a referendum issue violated First and Fourteenth Amendments.

577. *Rinaldi v. Yeager*, 384 U.S. 305 (1966).

A New Jersey statute requiring an unsuccessful appellant to repay the cost of a transcript used in preparing his appeal out of his institutional earning when he is jailed but that does not apply to unsuccessful appellants given suspended sentences, placed on probation, or fined violates the Equal Protection Clause.

Justices concurring: Stewart, Black, Douglas, Brennan, Clark, White, Fortas, Warren, C.J.

Justice dissenting: Harlan

578. *Alton v. Tawes*, 384 U.S. 315 (1966).

A district court decision holding unconstitutional Maryland congressional districting is affirmed.