## 757. Wolman v. Walter, 433 U.S. 229 (1977) (subsequently overruled).

Ohio's loan of instructional material and equipment to nonpublic religious schools and transportation and services for field trips for nonpublic school pupils violates the First Amendment religion clauses.

> Justices concurring: Blackmun, Brennan, Stewart, Marshall, Stevens Justices dissenting: Burger, C.J., White, Rehnquist, Powell (as to field trips only)

## 758. Shaffer v. Heitner, 433 U.S. 186 (1977).

A Delaware statute authorizing a court of the state to take jurisdiction of a lawsuit by sequestering property of a defendant that happens to be located in state violates the Due Process Clause because it permits state courts to exercise jurisdiction in the absence of sufficient contacts among defendant, litigation, and state.

# 759. Jernigan v. Lendall, 433 U.S. 901 (1977).

A district court decision invalidating an Arkansas law that requires independent candidates for office to file for office no later than first Tuesday in April is summarily affirmed.

## 760. Coker v. Georgia, 433 U.S. 584 (1977).

A Georgia statute authorizing the death penalty as punishment for rape violates the Eighth Amendment.

Justices concurring: White, Stewart, Blackmun, Stevens Justices concurring specially: Brennan, Marshall, Powell Justices dissenting: Burger, C.J., Rehnquist

## 761. New York v. Cathedral Academy, 434 U.S. 125 (1977).

New York's authorization for reimbursement to nonpublic schools for performance of certain state-mandated services for the remainder of school year to replace a reimbursement program declared unconstitutional also violates First Amendment religion clause.

Justices concurring: Stewart, Brennan, Marshall, Blackmun, Powell, Stevens Justices dissenting: White, Rehnquist, Burger, C.J.

## 762. Zablocki v. Redhail, 434 U.S. 374 (1978).

A Wisconsin statute that requires court permission to marry for any resident having minor children in his custody and who is under a court order to support and that conditions permission on a showing that the support obligation has been met and that the children are not and are not likely to become public charges, violates Equal Protection Clause.

Justices concurring: Marshall, Brennan, White, Blackmun, Burger, C.J. Justices concurring specially: Stewart, Powell, Stevens