

sum of not less than \$500 or more than \$20,000 as the court considers just,” does not grant the right to a jury trial on the amount of statutory damages. The Seventh Amendment, however, requires a jury determination of the amount of statutory damages.

Feltner v. Columbia Pictures Television, 523 U.S. 340 (1998).

130. Act of November 6, 1978 (§ 241(a), 92 Stat. 2668, 28 U.S.C. § 1471)

Assignment to judges who do not have tenure and guarantee of compensation protections afforded Article III judges of jurisdiction over all proceedings arising under or in the bankruptcy act and over all cases relating to proceedings under the bankruptcy act is invalid, inasmuch as judges without Article III protection may not receive at least some of this jurisdiction.

Northern Pipeline Constr. Co. v. Marathon Pipe Line Co., 458 U.S. 50 (1982).

Concurring: Brennan, Marshall, Blackmun, Stevens

Concurring specially: Rehnquist, O'Connor

Dissenting: White, Powell, Burger, C.J.

131. Act of November 9, 1978 (Pub. L. 95–621, § 202(c)(1), 92 Stat. 3372, 15 U.S.C. § 3342(c)(1))

Decision of Court of Appeals holding unconstitutional provision giving either House of Congress power to veto rules of Federal Energy Regulatory Commission on certain natural gas pricing matters is summarily affirmed on the authority of *INS v. Chadha*.

Process Gas Consumers Group v. Consumer Energy Council, 463 U.S. 1216 (1983).

132. Act of May 28, 1980 (Pub. L. 96–252, § 21(a), 94 Stat. 393, 15 U.S.C. § 57a–1(a))

Decision of Court of Appeals holding unconstitutional provision of FTC Improvements Act giving Congress power by concurrent resolution to veto final rules of the FTC is summarily affirmed on the basis of *INS v. Chadha*.

United States Senate v. FTC, 463 U.S. 1216 (1983).

133. Act of May 30, 1980 (94 Stat. 399, 45 U.S.C. §§ 1001 et seq.) as amended by the Act of October 14, 1980 (94 Stat. 1959))

Acts of Congress applying to bankruptcy reorganization of one railroad and guaranteeing employee benefits is repugnant to the requirement of Article I, § 8, cl. 4, that bankruptcy legislation be “uniform.”

Railroad Labor Executives Ass'n v. Gibbons, 455 U.S. 457 (1982).

134. Act of January 12, 1983 (Pub. L. 97–459, § 207, 96 Stat. 2519, 25 U.S.C. § 2206)

Section of Indian Land Consolidation Act providing for escheat to tribe of fractionated interests in land representing less than 2% of a