

constitutionally be applied to a foreign motor carrier engaged exclusively in interstate trucking. A state cannot exact a franchise tax for the privilege of engaging in interstate commerce.

Justices concurring: Vinson, C.J., Reed, Frankfurter, Jackson, Burton, Minton  
Justices dissenting: Black, Douglas, Clark

475. *Hughes v. Fetter*, 341 U.S. 609 (1951).

The Wisconsin Wrongful Death Act, authorizing recovery “only for a death caused in this State,” and thereby blocking recovery under statutes of other states, must give way to the strong unifying principle embodied in the Full Faith and Credit Clause looking toward maximum enforcement in each state of the obligations or rights created or recognized by the statutes of sister states.

Justices concurring: Vinson, C.J., Black, Douglas, Burton, Clark  
Justices dissenting: Reed, Frankfurter, Jackson, Minton

476. *Standard Oil Co. v. Peck*, 342 U.S. 382 (1952).

When boats and barges of an Ohio corporation used in transporting oil along the Mississippi River do not pick up or discharge oil in Ohio, and, apart from stopping therein occasionally for fuel and repairs, are almost continuously outside Ohio and are subject, on an apportionment basis, to taxation by other states, an Ohio tax on their full value violates the Due Process Clause of the Fourteenth Amendment.

Justices concurring: Vinson, C.J., Reed, Clark, Frankfurter, Douglas, Jackson, Burton  
Justices dissenting: Black, Minton

477. *Memphis Steam Laundry v. Stone*, 342 U.S. 389 (1952).

A Mississippi privilege tax, levied on the privilege of soliciting business for a laundry not licensed in the state and collected at the rate of \$50 on each vehicle used in the business cannot validly be imposed on a foreign corporation operating an establishment in Tennessee and doing no business in Mississippi other than sending trucks thereto to solicit business, and pick up, deliver, and collect for laundry. A tax so administered burdens interstate commerce.

Justices concurring: Vinson, C.J., Reed, Frankfurter, Douglas, Jackson, Burton, Clark, Minton  
Justice dissenting: Black

478. *First Nat'l Bank v. United Air Lines*, 342 U.S. 396 (1952).

Illinois law provided that “no action shall be brought or prosecuted in this State to recover damages for a death occurring outside of this State where a right of action for such death exists under the