130. Covington & Cincinnati Bridge Co. v. Kentucky, 154 U.S. 204 (1894).

A Kentucky act regulating toll rates on bridge across the Ohio River was an unconstitutional regulation of interstate commerce.

Justices concurring: Brown, Harlan, Brewer, Shiras, Jackson Justices dissenting: Fuller, C.J., Field, Gray, White

131. Bank of Commerce v. Tennessee, 161 U.S. 134 (1896).

Tennessee revenue laws that imposed a tax on stock beyond that stipulated under the provision of a state charter impaired the obligation of contracts.

132. Barnitz v. Beverly, 163 U.S. 118 (1896).

A Kansas law granting to mortgagor a right to redeem foreclosed property, which right did not exist when the mortgage was negotiated, impaired the obligation of contracts.

133. Illinois Central R.R. v. Illinois, 163 U.S. 142 (1896).

An Illinois statute that required a railroad to run its New Orleans train into Cairo and back to mail line, although there was already adequate service to Cairo, was held to be an unconstitutional obstruction of interstate commerce and of passage of United States mails.

134. Missouri Pacific Ry. v. Nebraska, 164 U.S. 403 (1896).

A Nebraska statute that compelled a railroad to permit a third party to erect a grain elevator on its right of way deprived of property violated due process.

135. Scott v. Donald, 165 U.S. 58 (1897).

A South Carolina act regulating the sale of alcoholic beverages exclusively at state dispensaries, when enforced against a resident importing out-of-state liquor, unconstitutionally discriminated against interstate commerce.

Justices concurring: Shiras, Field, Harlan, Gray, White, Peckham, Fuller Justice dissenting: Brown

136. Gulf, C. & S. F. Ry. v. Ellis, 165 U.S. 150 (1897).

A Texas law that required railroads to pay court costs and attorneys' fees to litigants successfully prosecuting claims against them deprived the railroads of due process and equal protection of the law.

Justices concurring: Brewer, Field, Harlan, Brown, Shiras, Peckham Justices dissenting: Gray, White, Fuller, C.J.

137. Allgeyer v. Louisiana, 165 U.S. 578 (1897).

A Louisiana law imposing a penalty for soliciting contracts of insurance on behalf of insurers who had not complied with Louisi-