Justices concurring: Brennan, White, Marshall, Blackmun, Scalia, Kennedy Justice concurring in part and dissenting in part: Stevens Justices dissenting: Rehnquist, C.J., O'Connor

873. Thompson v. Oklahoma, 487 U.S. 815 (1988).

An Oklahoma statutory scheme, setting no minimum age for capital punishment, and separately providing that juveniles may be tried as adults, violates Eighth Amendment by permitting capital punishment to be imposed for crimes committed before age 16.

Justices concurring: Stevens, Brennan, Marshall, Blackmun Justice concurring specially: O'Connor Justices dissenting: Scalia, White, Rehnquist, C.J.

874. Coy v. Iowa, 487 U.S. 1012 (1988).

An Iowa procedure, authorized by statute, placing a one-way screen between defendant and complaining child witnesses in sex abuse cases, thereby sparing witnesses from viewing defendant, violates the Confrontation Clause right to face-to-face confrontation with one's accusers.

Justices concurring: Scalia, Brennan, White, Marshall, Stevens, O'Connor Justices dissenting: Blackmun, Rehnquist, C.J.

875. Allegheny Pittsburgh Coal Co. v. Webster County Comm'n, 488 U.S. 336 (1989).

A West Virginia county's tax assessments denied equal protection to property owners whose assessments, based on recent purchase price, ranged from 8 to 35 times higher than comparable neighboring property for which the assessor failed over a 10-year period to readjust appraisals.

876. Texas Monthly, Inc. v. Bullock, 489 U.S. 1 (1989).

A Texas sales tax exemption for publications published or distributed by a religious faith and consisting of teachings of that faith or writings sacred to that faith violates the Establishment Clause of the First Amendment.

Justices concurring: Brennan, Marshall, Stevens Justices concurring specially: White, Blackmun, O'Connor Justices dissenting: Scalia, Kennedy, Rehnquist, C.J.

877. Eu v. San Francisco County Democratic Central Comm., 489 U.S. 214 (1989).

Provisions of the California Elections Code forbidding the official governing bodies of political parties from endorsing or opposing candidates in primary elections, and imposing other requirements on the organization and composition of the governing bodies, are invalid un-