

548. *Accord: Maryland Comm. for Fair Representation v. Tawes*, 377 U.S. 656 (1964). Same division of Justices as in *Lomenzo*.

549. *Accord: Davis v. Mann*, 377 U.S. 678 (1964). Virginia. Same division of Justices as in *Lomenzo*.

550. *Accord: Roman v. Sincock*, 377 U.S. 695 (1964). Delaware. Same division of Justices as in *Lomenzo*, except Justice Stewart concurring specially.

551. *Accord: Lucas v. Forty-Fourth General Assembly of Colorado*, 377 U.S. 713 (1964).

An apportionment formula for state legislature written into state constitution is invalid under Equal Protection Clause even though the electorate approved it in a referendum.

Justices concurring: Warren, C.J., Black, Douglas, Brennan, Goldberg, White
Justices dissenting: Clark, Harlan, Stewart

552. *Accord: Meyers v. Thigpen*, 378 U.S. 554 (1964). Washington Legislature. Same division of Justices as in *Lomenzo*, except Justice Stewart favored limited remand.

553. *Accord: Williams v. Moss*, 378 U.S. 558 (1964). Oklahoma Legislature. Same division of Justices as in *Reynolds v. Sims*.

554. *Accord: Pinney v. Butterworth*, 378 U.S. 564 (1964). Connecticut Legislature. Same division of Justices as in *Reynolds v. Sims*.

555. *Accord: Hill v. Davis*, 378 U.S. 565 (1964). Iowa Legislature. Same division of Justices as in *Reynolds v. Sims*.

556. *A Quantity of Books v. Kansas*, 378 U.S. 205 (1964).

A statute authorizing issuance of *ex parte* a warrant for seizure of allegedly obscene materials prior to a hearing on the issue of obscenity is invalid under First and Fourteenth Amendments.

Justices concurring: Brennan, White, Goldberg, Warren, C.J.
Justices concurring specially: Black, Douglas; Stewart
Justices dissenting: Harlan, Clark

557. *Tancil v. Woolls*, 379 U.S. 19 (1964).

District court decisions holding unconstitutional Virginia statutes requiring notation of race in divorce decrees and separation by race of names on registration, poll tax, and residence certificate lists, and on assessment rolls are affirmed.