195. Roberts v. Burlington Industries, 477 U.S. 901 (1986).

An appeals court holding that New York severance pay requirements were preempted by ERISA is summarily affirmed.

196. Brooks v. Burlington Industries, 477 U.S. 901 (1986).

An appeals court holding that North Carolina severance pay requirements were preempted by ERISA is summarily affirmed.

197. Thornburg v. Gingles, 478 U.S. 30 (1986).

North Carolina's legislative redistricting plan, creating multimember districts having the effect of impairing the opportunity of black voters to participate in the political process, is invalid under § 2 of the Voting Rights Act.

Justices concurring: Brennan, White, Marshall, Blackmun, Stevens Justices concurring specially: O'Connor, Powell, Rehnquist, Burger. Justices concurring in part and dissenting in part: Stevens, Marshall, Blackmun.

198. Rose v. Arkansas State Police, 479 U.S. 1 (1986).

A provision of Arkansas' workers' compensation act requiring that death benefits be reduced by the amount of any federal benefits paid is preempted by a federal requirement that federal benefits be "in addition to any other benefit due"; a contrary ruling by an Arizona appeals court is summarily reversed.

199. 324 Liquor Corp. v. Duffy, 479 U.S. 335 (1987).

A section of New York's alcoholic beverage control law establishing retail price maintenance violates section 1 of the Sherman Act, and is not saved by the Twenty-First Amendment.

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

200. California v. Cabazon Band of Mission Indians, 480 U.S. 202 (1987).

A California statute governing the operation of bingo games is preempted as applied to Indian tribes conducting on-reservation games.

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

201. California v. Cabazon Band of Mission Indians, 480 U.S. 202 (1987).

A Riverside County, California ordinance regulating the operation of bingo and various card games is preempted as applied to Indian tribes conducting on-reservation games.

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