Justice dissenting: Rehnquist

752. Roberts v. Louisiana, 431 U.S. 633 (1977).

A Louisiana statute imposing a mandatory death sentence upon one convicted of first-degree murder of police officer engaged in performance of his duties violates the Eighth Amendment.

> Justices concurring: Stewart, Powell, Stevens Justices concurring specially: Brennan, Marshall Justices dissenting: Burger, C.J., Blackmun, White, Rehnquist

753. Carey v. Population Services Int'l, 431 U.S. 678 (1977).

A New York law making it a crime (1) for any person to sell or distribute contraceptives to minors under 16, (2) for anyone other than a licensed pharmacist to distribute contraceptives to persons 16 or over, and (3) for anyone to advertise or display contraceptives, violates First and Fourteenth Amendments.

Justices concurring: Brennan, Stewart, Marshall, Blackmun Justices concurring specially: White, Powell, Stevens Justices dissenting: Burger, C.J., Rehnquist

754. Lefkowitz v. Cunningham, 431 U.S. 801 (1977).

A New York statute automatically removing from office and disqualifying from any office for the next five years any political party officer who refuses to testify or to waive immunity against subsequent criminal prosecution when subpoenaed before an authorized tribunal violates Fifth Amendment self-incrimination clause.

Justices concurring: Burger, C.J., Stewart, White, Blackmun, Powell Justices concurring specially: Brennan, Marshall Justice dissenting: Stevens

755. Nyquist v. Mauclet, 432 U.S. 1 (1977).

A New York statute barring from access to state financial assistance for higher education aliens who have not either applied for citizenship or affirmed the intent to apply when they qualify violates the Equal Protection Clause.

Justices concurring: Blackmun, Brennan, White, Marshall, Stevens Justices dissenting: Burger, C.J., Powell, Stewart, Rehnquist

756. Hunt v. Washington State Apple Advertising Comm'n, 432 U.S. 333 (1977).

A Washington statute requiring that all apples sold or shipped into the state in closed containers be identified by no grade on containers other than an applicable federal grade or a designation that apples are ungraded violates the Commerce Clause by burdening and discriminating against interstate sale of apples.