

Justices dissenting: Blackmun, Rehnquist

704. *Lefkowitz v. Turley*, 414 U.S. 70 (1973).

A New York statute providing for cancellation of public contracts and disqualification of contractors from doing business with the state for refusal to waive immunity from prosecution and to testify concerning state contracts violates the Fifth Amendment privilege against self-incrimination.

705. *Danforth v. Rodgers*, 414 U.S. 1035 (1973).

A district court decision invalidating an Missouri abortion statute is summarily affirmed.

706. *Communist Party of Indiana v. Whitcomb*, 414 U.S. 441 (1974).

An Indiana statute prescribing a loyalty oath as a qualification for access to the ballot violates the First and Fourteenth Amendments.

707. *O'Brien v. Skinner*, 414 U.S. 524 (1974).

New York election law that permits persons incarcerated outside their county of residence while awaiting trial to register and vote absentee, but denying absentee privilege to persons incarcerated in their county of residence, denies equal protection.

Justices concurring: Burger, C.J., Douglas, Brennan, Stewart, White, Marshall, Powell

Justices dissenting: Blackmun, Rehnquist

708. *Wallace v. Sims*, 415 U.S. 902 (1974).

A district court decision holding invalid Alabama's legislative apportionment statute is summarily affirmed.

709. *Memorial Hospital v. Maricopa County*, 415 U.S. 250 (1974).

An Arizona statute imposing a one-year county residency requirement for indigents' eligibility for nonemergency medical care at state expense infringes the upon right to travel and violates the Equal Protection Clause.

Justices concurring: Marshall, Brennan, Stewart, White, Powell

Justices concurring specially: Douglas, Blackmun, Burger, C.J.

Justice dissenting: Rehnquist

710. *Davis v. Alaska*, 415 U.S. 308 (1974).

An Alaska statute protecting anonymity of juvenile offenders, as applied to prohibit cross-examination of a prosecution witness for possible bias, violates the Confrontation Clause.