

maintenance organizations but prohibiting such grants to other non-profit organizations if they perform abortions violates equal protection clause is summarily affirmed.

792. *Stone v. Graham*, 449 U.S. 39 (1980).

A Kentucky statute requiring a copy of Ten Commandments, purchased with private contributions, to be posted on the wall of each public classroom in the state violates the Establishment Clause of the First Amendment.

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

Justices dissenting: Burger, C.J., Blackmun, Stewart, Rehnquist

793. *Webb's Fabulous Pharmacies v. Beckwith*, 449 U.S. 155 (1980).

Florida's statutory authorization for county to retain as its own interest accruing on interpleader fund deposited in registry of county court was a taking violating the Fifth and Fourteenth Amendments.

794. *Weaver v. Graham*, 450 U.S. 24 (1981).

A Florida statute repealing an earlier law and reducing the amount of "gain time" for good conduct and obedience to prison rules deducted from a convicted prisoner's sentence is an invalid *ex post facto* law as applied to one whose crime was committed prior to the statute's enactment.

795. *Jefferson County v. United States*, 450 U.S. 901 (1981).

A court of appeals decision holding invalid a Colorado statute that imposed use tax on government-owned, contractor operated facility as constituting *ad valorem* general property tax on Federal Government property and thus contravening the Supremacy Clause is summarily affirmed.

796. *Democratic Party v. Wisconsin*, 450 U.S. 107 (1981).

A Wisconsin law mandating national convention delegates chosen at party's state convention to vote at the national convention for the candidate prevailing in the state's preference primary, in which voters may participate without regard to party affiliation, violates the First Amendment right of association of the national party, whose rules preclude seating of delegates who were not selected in accordance with national party rules, including the limiting of the selection process to those voters affiliated with the party.

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

Justices dissenting: Powell, Blackmun, Rehnquist