## Important Supreme Court Decisions

**Marbury v. Madison** (1803) Established the principle of judicial review—the Supreme Court could review all laws made by Congress

Fletcher v. Peck (1810) Overturned Georgia law that violated an individual's right to enter into a contract Dartmouth College v. Woodward (1819) State of New Hampshire couldn't revoke the college's colonial charter because it was a contract

**Worcester v. Georgia** (1832) Recognized the Cherokee tribe as a political entity; Georgia couldn't regulate them nor invade their land

Dred Scott v. Sandford (1857) Ruled that African Americans were not citizens of the U.S.; declared the Missouri Compromise unconstitutional

McCulloch v. Maryland (1819) A state could not tax a national bank

Gibbons v. Ogden (1824) Federal government (not the state governments) had the power to regulate trade between the states

**U.S.** v. **Cruikshank** (1876) The national government could not punish someone for violating the civil rights of individuals—only the states had that power

U.S. v. Reese (1876) Declared that the 15th Amendment did not automatically protect the right of African Americans to vote (only listed the ways that states were not allowed to prevent them from voting)

**Munn v. Illinois** (1877) Said that states and federal government could regulate railroads because they were businesses that served the public interest

**Plessy v. Ferguson** (1896) Established the principle of "separate but equal," said segregated facilities per se did not violate the 14th Amendment

**Muller v. Oregon** (1908) A state could legally limit working hours for women (Oregon law had established a ten-hour workday)

Bunting v. Oregon (1917) A ten-hour workday for men was upheld

Morgan v. Virginia (1946) Segregation on interstate buses was unconstitutional

Sweatt v. Painter (1950) State law schools had to admit black students, even if separate law schools for blacks existed

**Brown v. Board of Education of Topeka** (1954) Unanimously overturned Plessy v. Ferguson, ruled that segregated schools are inherently unequal; mandated desegregation

Mapp v. Ohio (1961) Evidence obtained illegally could not be used in court

**Baker v. Carr** (1962) Electoral district lines that are arbitrarily drawn violate voters' constitutional rights and may be challenged

Gideon v. Wainwright (1963) Poor people are entitled to free legal counsel

Escobedo v. Illinois (1964) People have a right to have an attorney present during questioning

**Reynolds v. Simms (1964)** "One person, one vote" principle mandated redistricting in all 50 states based on population; shifted balance of power from rural to urban districts

Miranda v. Arizona (1966) Police required to inform all criminal suspects of their constitutional rights—
"Miranda rights"—before questioning: the right to remain silent, warning that anything suspects say may be used against them, and the right to an attorney before and during questioning

**Swann v. Charlotte-Mecklenburg Board of Education (1971)** Busing may be used to achieve racial balance in schools where segregation had been an official policy and no alternative plan was provided

Roe v. Wade (1973) Gave women the right to seek abortion in the first three months of pregnancy, under their right to privacy

**Regents of the University of California v. Bakke** (1978) Allan Bakke, a white student, had to be admitted to UC Medical School, a victim of "reverse discrimination"

**Richmond v. J.A. Croson Company** (1989) City of Richmond's mandating 30 percent of public works funds for minority contractors declared illegal

Webster v. Reproductive Health Care Services (1989) States allowed to impose restrictions on abortion Rust v. Sullivan (1991) Doctors working in government-sponsored clinics were prevented from providing women with information about abortion, even if the life of the mother were in danger