

476 *Luxton v. North River Bridge Co*, 153 U. S. 529. *Erie R. Rd v Penna*, 153 U. S. 628. *Postal Tel Cable Co. v. Charleston*, 153 U S 692  
*Clune v. U S*, 159 U. S. 590

SECTION 9. The Migration or Importation of such Persons as any of the States now existing shall think proper to admit, shall not be prohibited by the Congress prior to the Year one thousand eight hundred and eight, but a Tax or duty may be imposed on such Importation, not exceeding ten dollars for each Person.

*Dred Scott v. Sandford*, 19 How. 393.

The privilege of the Writ of Habeas Corpus shall not be suspended, unless when in Cases of Rebellion or Invasion the public Safety may require it.

*United States v Hamilton*, 3 Dall. 17. *Hepburn et al. v Ellzey*, 2 Cr. 445. *Ex parte Bollman and Swartwout*, 4 Cr. 75. *Ex parte Kearney*, 7 Wh, 38 *Ex parte Tobias Watkins*, 3 Pet. 192. *Ex parte Milburn*, 9 Pet 704. *Holmes v Jennison et al*, 14 Pet. 540. *Ex parte Dorr*, 3 How. 103 *Luther v Borden*, 7 How 1. *Ableman v. Booth and United States v. Booth*, 21 How. 506. *Ex parte Vallandigham*, 1 Wall. 243. *Ex parte Milligan*, 4 Wall. 2. *Ex parte McCardle*, 7 Wall. 506 *Ex parte Yerger*, 8 Wall 85 *Tarble's Case*, 13 Wall 397. *Ex parte Lange*, 18 Wall. 16. *Ex parte Parks*, 93 U. S 18 *Ex parte Karstendick*, 93 U S 396. *Ex parte Virginia*, 100 U. S 339. *In re Neagle*, 135 U S. 1. *In re Duncan*, 139 U. S 449.

No Bill of Attainder or ex post facto Law shall be passed.

*Fletcher v. Peck*, 6 Cr 87. *Ogden v Saunders*, 12 Wh 213 *Watson et al. v Mercer*, 8 Pet 88. *Carpenter et al v. Commonwealth of Pennsylvania*, 17 How 456 *Locke v New Orleans*, 4 Wall 172. *Cummings v. The State of Missouri*, 4 Wall 277 *Ex parte Garland*, 4 Wall 333 *Drehman v. Stifle*, 8 Wall 595 *Klinger v State of Missouri*, 13 Wall 257. *Pierce v Carskadon*, 16 Wall. 234. *Holden v Minnesota*, 137 U. S 483 *Cook v. U S*, 138 U. S. 157 *Hoft v. Utah*, 110 U. S. 574. *McDonald v Massachusetts*, 180 U. S. 311. *Mallett v. North Carolina*, 181 U S. 589

No Capitation, or other direct, Tax shall be laid, unless in Proportion to the Census or Enumeration herein before directed to be taken.

*License Tax Cases*, 5 Wall. 462. *Springer v United States*, 102 U S. 586 *Pollock v. Farmers' Loan & Trust Co.*, 157 U S. 429. *Nicol v. Ames*, 173 U. S. 509

No Tax or Duty shall be laid on Articles exported from any State.

*Cooley v. Board of Wardens of Port of Philadelphia*, 12 How. 299. *Page v Burgess, collector*, 92 U S 372. *Turpin v. Burgess*, 117 U S. 504 *Pittsburgh & Southern Coal Co v. Bates*, 156 U. S. 577 *Dooley v. United States*, 183 U. S 151. *Cornell v. Coyne*, 192 U S 418.