

*v Baker*, 172 U. S. 269. *Scranton v. Wheeler*, 179 U S 141. *McDonald v Massachusetts*, 180 U S. 311. *French v. Barber Asphalt Paving Co*, 181 U. S 324. *Wright v. Davidson*, 181 U. S. 371. *Tonawanda v Lyon*, 181 U. S 389. *Webster v Fargo*, 181 U S 394. *Cass. Farm Co. v. Detroit*, 181 U S 396. *Detroit v. Parker*, 181 U. S. 399. *Shumate v Heman*, 181 U S 402. *Red River Valley Bank, v. Craig*, 181 U. S. 548. *Capital City Dairy Co v. Ohio*, 183 U S 238. *Florida Central Ry. Co. v Reynolds*, 183 U. S 471. *Hanover Nat Bank v. Moyses*, 186 U S 181. *Dryer v Illinois*, 187 U. S. 71. *Mobile Trans. Co. v. Mobile*, 187 U. S. 479. *United States v. Lynch*, 188 U S 445. *Williams v. Parker*, 188 U. S. 491. *Hawaii v. Mankichi*, 190 U S 197. *Howard v. Fleming*. *Howard v. N. C.*, 191 U S 126. *Stanislaus Co v. San Joaquin C. & I Co.*, 192 U. S. 201. *Bedford v. United States*, 192 U. S 217. *Adams v. New York*, 192 U. S. 585.

### ARTICLE VI.

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation, to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the Assistance of Counsel for his defence.

*United States v. Cooleage*, 1 Wh. 415. *Ex parte Kearney*, 7 Wh. 38. *United States v. Mills*, 7 Pet. 142. *Barron v. City of Baltimore*, 7 Pet 243. *Fox v. Ohio*, 5 How. 410. *Withers v. Buckley et al.*, 20 How. 84. *Ex parte Milligan*, 4 Wall 2. *Twitchell v The Commonwealth*, 7 Wall 321. *Miller v. The United States*, 11 Wall 268. *United States v Cook*, 17 Wall. 168. *United States v. Cruikshank et al.*, 92 U. S 542. *Spies v. Illinois* 123 U S 131. *Ellenbecker v. Plymouth Co.*, 134 U. S. 31. *Jones v. U. S.*, 137 U. S. 202. *Cook v. U S*, 138 U S 157. *In re Ross*, 140 U. S. 453. *Hallinger v. Davis*, 146 U. S 314. *Mattox v. U. S.*, 156 U S. 237. *Bergemann v. Becker*, 157 U S 655. *Rosen v. U S.*, 161 U S 29. *United States v Zucker*, 161 U S 475. *Wong Wing v. U. S.*, 163 U. S. 228. *Motes v. U. S*, 178 U. S. 458. *McDonald v Massachusetts*, 180 U S 311. *Hawaii v Mankichi*, 190 U. S. 197.

### ARTICLE VII.

In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States, than according to the rules of the common law.

*United States v. La Vengeance*, 3 Dall. 297. *Bank of Columbia v Oakley*, 4 Wh. 235. *Parsons v. Bedford et al.*, 3 Pet 333. *Lessee of Livingston v. Moore et al*, 7 Pet 469. *Webster v Reid*, 11 How. 437. *State of Pennsylvania v The Wheeling, &c. Brlidge Company et al.*, 13 How 518. *The Jus-*