### The Equal Protection Clause

14<sup>th</sup> Amendment: "nor deny to any person within its jurisdiction the equal protection of the laws"

- 1. Applies equally to states and federal government, and
- 2. The government can't discriminate against a particular group of people or favor a group of people unless it has adequate justification for so doing.

The Supreme Court has ruled that different classifications get different treatment based on what the classification seeks to accomplish.

> This was originated by footnote 4 in the Carolene Products case:

"Nor need we enquire whether similar considerations enter into the review of statues directed at particular religious...or national...or racial minorities; [or] whether prejudice against discrete and insular minorities may be a special condition, which tends seriously to curtail the operation of those political processes ordinarily to be relied upon to protect minorities, and which may call for a correspondingly more searching judicial inquiry..."

## The Equal Protection Clause

3 levels of classifications:

- 1) Non-suspect classification (rational basis scrutiny only)
- 1) Quasi-suspect classification (medium scrutiny)
- 1) Suspect classification (strict scrutiny)

**Keep in mind:** This <u>applies only to the government</u>, not to private citizens; private citizens are free to discriminate except where prohibited by law!

# Equal Protection Analysis - Rational Basis Review

Rational Basis Review applies when a government regulation discriminates in a manner that is considered "non-suspect"

Classifications that are "non-suspect": rules that distinguish based on:

- dependency on narcotics
- o age
- wealth
- sexual orientation unclear!
- status as an illegal alien
- anything not established by the courts to be a suspect or quasisuspect classification!

## Equal Protection Analysis - Rational Basis Review

The law will pass, unless the person challenging the statute can prove that the law is not rationally related to a <u>legitimate government purpose</u>.

- Burden of proof is on the person challenging the law
- •The law need not set forth the "least restrictive" manner in taking care of the state interest being protected.

Historically, laws have almost always passed the rational basis test.

#### **Examples of laws that flunked the rational basis test:**

- <u>Cleburn v. Cleburn Living Center</u>: Court struck down an ordinance denying a permit to a group of mentally retarded people who simply wanted to live in one house
- Colorado state constitutional amendment specifically prohibited towns from enacting ordinances to prevent discrimination on the basis of sexual orientation
- the amendment was struck down as an equal protection violation

# Equal Protection Analysis - Medium Scrutiny

#### **Quasi- Suspect classifications:**

- classifications based on Gender
- > classifications based on status as a non-marital child

To defend the law, the government must prove that the rule is substantially related to an important state interest.

In <u>United States v. Virginia</u>, the Supreme Court added the qualification that the government must show an "<u>exceedingly persuasive justification</u>" for the law to stand.

#### Statutes struck down on the basis of medium scrutiny:

- keeping state military school (VMI) for men only
- allowing husband to unilaterally dispose of jointly held property
- o statute giving men preference in administrating estate
- o refusal to admit males into state university nursing program
- law that provides that only women are eligible for alimony
- o law excluding "illegitimate" children from inheriting from their father

# QUIZ TIME!

## Equal Protection Analysis - Medium Scrutiny

#### Statutes that have **survived** intermediate scrutiny:

- laws that punish only males for statutory rape
- military draft for males only
- automatically allowing citizenship to non-marital children of American mothers abroad, but requiring proof for non-marital fathers
- requiring non-marital children to prove paternity before father's death to inherit from father
- state law that excluded pregnancy from the definition of disability (not counted as a gender classification)
- hiring preference towards veterans (also, not considered a gender classification)
- social security and tax exemptions to women to make up for past discrimination
- Navy rule giving tenure preference to women
- What effect would the proposed "Equal Rights Amendment" have?