

## Opinion of the Court.

SHREVEPORT *v.* HOLMES.SHREVEPORT *v.* CROOKS.SHREVEPORT *v.* CARTER.

ERROR TO THE CIRCUIT COURT OF THE UNITED STATES FOR THE  
WESTERN DISTRICT OF LOUISIANA.

Nos. 1121, 1122, 1123. Submitted October 17, 1887. — Decided November 14, 1887. — Rehearing  
refused January 9, 1888.

A petition for a rehearing of a case decided by a divided court is denied on  
the ground that no important constitutional question is involved.

THESE cases, which were all submitted together, were all  
affirmed by a divided court on the 14th day of November, 1887.  
The plaintiff in error petitioned for a rehearing, citing *Home  
Ins. Co. v. New York*, 119 U. S. 129.

*Mr. N. C. Blanchard* and *Mr. T. Alexander* for plaintiff in  
error and for petitioner.

*Mr. A. H. Leonard* for defendant in error on the submission  
of the cases.

MR. CHIEF JUSTICE WAITE delivered the opinion of the  
court.

These petitions are denied. The rehearing was granted in  
*Home Insurance Co. v. New York*, 119 U. S. 129, after a  
decision by a divided court, because an important constitu-  
tional question was involved. The questions in these cases are  
not of that character.