Decisions announced without Opinions.

DECISIONS ANNOUNCED WITHOUT OPINIONS DURING THE TIME COVERED BY THIS VOLUME.

No. 220. Swenson v. Sage, Assignee. Error to the Supreme Court of the State of Minnesota. Submitted December 17, 1897. Decided January 10, 1898. Per Curiam. Dismissed with costs, with directions that the motion to dismiss and the affidavits and depositions filed thereon in this court be transmitted to the Supreme Court of Minnesota for such consideration and action as to that court may seem fit. Mr. Moses E. Clapp for the plaintiff in error. Mr. A. T. Britton and Mr. A. B. Browne for the defendant in error. Mr. Attorney General for the United States.

No. 405. United States and Comanche Indians v. Kemp. Appeal from the Court of Claims. Argued December 10 and 13, 1897. Decided January 10, 1898. Judgment affirmed by a divided court. Mr. Attorney General, Mr. Assistant Attorney General Thompson and Mr. Charles H. Russell for appellants. Mr. William B. King and Mr. Silas Hare for appellee.

No. 165. Chappell v. Stewart. Error to the Court of Appeals of the State of Maryland. Argued and submitted January 4, 1898. Decided January 10, 1898. Per Curiam. Dismissed for the want of jurisdiction on the authority of San Francisco v. Itsell, 133 U. S. 65; Oxley Stave Company v. Butler County, 166 U. S. 648; Sayward v. Denny, 158 U. S. 180, and numerous cases therein cited. Mr. Thomas C. Chappell for plaintiff in error. Mr. David Stewart for defendant in error.

Decisions announced without Opinions.

No. 378. Fenwick Hall Company v. Town of Old Saybrook. Error to the Supreme Court of Errors of the State of Connecticut. Motions to dismiss or affirm submitted January 3, 1898. Decided January 10, 1898. Per Curiam. Dismissed for the want of jurisdiction on the authority of Castillo v. McConnico, 168 U. S. 674; Eustis v. Bolles, 150 U. S. 361; Oxley Stave Company v. Butler County, 166 U. S. 648. Mr. Lewis E. Stanton for motions to dismiss or affirm. Mr. M. W. Seymour opposing.

No. 440. Hammond v. Horton. Error to the Supreme Court of the State of Missouri. Motions to dismiss or affirm submitted November 15, 1897. Decided January 10, 1898. Per Curiam. Dismissed for the want of jurisdiction on the authority of Hammond v. Johnston, 142 U. S. 73; Hammond v. Connecticut Mutual Life Insurance Company, 150 U. S. 633; Romie v. Casanova, 91 U. S. 379; also see Hammond v. Horton, 37 S. W. Reporter, 825; Hammond v. Johnston, 93 Mo. 198; Hammond v. Gordon, Ib., 223; Block v. Morrison, 112 Mo. 343. Mr. John B. Henderson for motions to dismiss or affirm. Mr. Henry H. Denison opposing.

No. 510. McDonnell v. Jordan. Error to the Circuit Court of the United States for the Northern District of Alabama. Motion to dismiss submitted December 20, 1897. Decided January 10, 1898. Per Curiam. Dismissed for the want of jurisdiction on the authority of Bender v. Pennsylvania Company, 148 U. S. 502, and cases cited. Mr. David D. Shelby, Mr. Richard W. Walker and Mr. Richard R. McMahon for motion to dismiss. Mr. Laurence Cooper and Mr. William Richardson opposing.

No. 327. Warren v. Chandos. Error to the Supreme Court of the State of California. Motions to dismiss or affirm submitted February 21, 1898. Decided February 28,

Decisions announced without Opinions.

1898. Per Curiam. Dismissed for the want of jurisdiction on the authority of Eustis v. Bolles, 150 U. S. 361; Dibble v. Bellingham Bay Land Co., 163 U. S. 63; Castillo v. McConnico, 168 U. S. 674, 679. Mr. Horace G. Pratt for motions to dismiss or affirm. Mr. J. C. Bates opposing.

No. 509. Darragh v. H. Wetter Manufacturing Company. Appeal from the United States Circuit Court of Appeals for the Eighth Circuit. Motion to dismiss submitted February 21, 1898. Decided February 28, 1898. Per Curiam. Dismissed for the want of jurisdiction on the authority of Carey v. Houston and Texas Central Railway Company, 161 U. S. 115. Mr. U. M. Rose and Mr. G. B. Rose for motion to dismiss. Mr. John McClure opposing.

No. 546. Meyer v. Cox. Error to the Superior Court of Milwaukee County, State of Wisconsin. Motion to dismiss submitted March 21, 1898. Decided March 28, 1898. Per Curiam. Dismissed for the want of jurisdiction on the authority of Werner v. Charleston, 151 U. S. 360, and Union Mutual Life Insurance Company v. Kirchoff, 160 U. S. 374. Mr. Howard Morris for motion to dismiss. Mr. Rublee A. Cole opposing.

Decisions on Petitions for Writs of Certiorari.

No. 536. Carroll, Trustee, v. Goldschmidt. Second Circuit. Denied January 10, 1898. Mr. Arthur v. Briesen for petitioner. Mr. Edwin H. Brown opposing.

No. 554. Post v. Burnham. Third Circuit. Denied January 10, 1898. Mr. Joseph S. Clark and Mr. Richard C. Dale for petitioners.

No. 555. Fulton v. Fletcher. Court of Appeals of the