

Shipp, Luther Williams and Nick Nolan, and each of you, be imprisoned for the period of ninety days, and that you, Jeremiah Gibson, Henry Padgett and William Mayes, and each of you, be imprisoned for the period of sixty days, in the jail of the District of Columbia. The marshal of this court is charged with the execution of this judgment.

November 17, 1909, the marshal filed a return that the judgment of the court had been executed according to the tenor thereof.

MACKENZIE v. MACKENZIE.

ERROR TO THE SUPREME COURT OF THE STATE OF ILLINOIS.

No. 465. Motion to dismiss submitted October 11, 1909.—Decided October 18, 1909.

A writ of error to review the judgment of the highest court of a State dismissed for want of jurisdiction without opinion.

Writ of error to review 238 Illinois, 616, dismissed.

Mr. R. G. Dyrenforth for the plaintiff in error.

Mr. Harris F. Williams for the defendant in error.

Per Curiam. Dismissed for want of jurisdiction.

RAND, McNALLY & CO. v. KENTUCKY.

ERROR TO THE COURT OF APPEALS OF THE STATE OF KENTUCKY.

No. 136. Motion to dismiss or affirm submitted October 18, 1909.—Decided November 1, 1909.

A judgment of the state court affirmed without opinion on authority of previous decisions.

32 Ky. Law Rep. 1168, affirmed.

215 U. S.

Per Curiam.

Mr. Amos C. Miller and *Mr. Wm. M. Beckner* for plaintiffs in error.

Mr. Frederick S. Tyler and *Mr. James C. Sims* for defendant in error.

Per Curiam. Judgment affirmed, with costs. *Chanute v. Trader*, 132 U. S. 210; *Wilson v. North Carolina*, 169 U. S. 586; *Central Land Co. v. Laidley*, 159 U. S. 103; *Bacon v. Texas*, 163 U. S. 207; *Eustis v. Bolles*, 150 U. S. 361; *White v. Leovy*, 134 U. S. 91; *Electric Co. v. Dow*, 166 U. S. 489; *Pierce v. Somerset Railway*, 171 U. S. 641; *Shepard v. Barron*, 194 U. S. 553; *Rand, McNally & Co. v. Commonwealth*, 106 S. W. Rep. 238; *S. C.*, 108 S. W. Rep. 892, 32 Ky. Law Rep. 441, 1168; *Commonwealth v. Ginn & Co.*, 111 Kentucky, 110.

STRONG *v.* GASSERT.

ERROR TO THE SUPREME COURT OF THE STATE OF MONTANA.

No. 401. Motion to dismiss or affirm submitted November 1, 1909.—Decided November 8, 1909.

A writ of error to the highest court of a State dismissed for want of jurisdiction on the authority of previous decisions.
Writ of error to review 38 Montana, 18, dismissed.

Mr. M. S. Gunn for plaintiff in error.

Mr. W. C. Keegin for defendant in error.

Per Curiam. Writ of error dismissed for want of jurisdiction. *McCorquodale v. Texas*, 211 U. S. 432; *Corkran Oil & Development Co. v. Arnaudet*, 199 U. S. 182; *Arkansas Southern Railroad Co. v. German National Bank*, 207 U. S. 270.