

PFAELZER *v.* BACH FUR COMPANY.

ERROR TO THE CIRCUIT COURT OF THE UNITED STATES FOR  
THE SOUTHERN DISTRICT OF NEW YORK.

No. 290. Submitted November 1, 1909.—Decided November 8, 1909.

A writ of error to the Circuit Court of the United States dismissed for want of final judgment on the authority of *McLish v. Roff*, 141 U. S. 661.<sup>1</sup>

*Mr. A. S. Gilbert* for plaintiff in error.

*Mr. Benjamin N. Cardozo* for defendant in error.

*Per Curiam.* Writ of error dismissed for want of final judgment. *McLish v. Roff*, 141 U. S. 661.

---

BARKER *v.* BUTTE CONSOLIDATED MINING  
COMPANY.

ERROR TO THE SUPREME COURT OF THE STATE OF MONTANA.

No. 32. Submitted November 12, 1909.—Decided November 15, 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 35 Montana, 327, dismissed.

---

<sup>1</sup> The headnote in *McLish v. Roff* is as follows:  
Under § 5 of the act of March 3, 1891, c. 517, 26 Stat. 826, “to establish Circuit Courts of Appeal,” etc., the appeal or writ of error which may be taken “from the existing Circuit Courts direct to the Supreme Court,” “in any case in which the jurisdiction of the court is in issue,” can be taken only after final judgment; when the party against whom it is rendered must elect whether he will take his writ of error or appeal to this court upon the question of jurisdiction alone, or to the Circuit Court of Appeals upon the whole case.

215 U. S.

Per Curiam.

*Mr. Lewis O. Evans* for plaintiff in error.*Mr. John J. McHatton* for defendant in error.

*Per Curiam.* Writ of error dismissed for want of jurisdiction. *Butte City Water Co. v. Baker*, 196 U. S. 119; *Haire v. Rice*, 204 U. S. 291; *Sayward v. Denny*, 158 U. S. 180; *Moran v. Horsky*, 178 U. S. 205; *Beals v. Cone*, 188 U. S. 184; *Iowa v. Rood*, 187 U. S. 87; *Stuart v. Hauser*, 203 U. S. 585; *Gatewood v. North Carolina*, 203 U. S. 531; *Bachtel v. Wilson*, 204 U. S. 36; *Iowa Central Railway Co. v. Iowa*, 160 U. S. 389.

---

## JEROME H. REMICK &amp; COMPANY v. STERN.

ERROR TO THE CIRCUIT COURT OF THE UNITED STATES FOR THE SOUTHERN DISTRICT OF NEW YORK.

No. 352. Submitted November 8, 1909.—Decided November 15, 1909.

Writ of error to the Circuit Court dismissed for want of final judgment on authority of *McLish v. Roff*, 141 U. S. 661.*Mr. Moses H. Grossman* for plaintiff in error.*Mr. Julius Henry Cohen* for defendant in error.

*Per Curiam.* Writ of error dismissed for want of final judgment. *McLish v. Roff*, 141 U. S. 661; *Pfaelzer v. Bach Fur Company of Illinois*, decided November 8, 1909, *ante*, p. 584.