

217 U. S. Cases Disposed of Without Consideration by the Court.

certiorari to the United States Circuit Court of Appeals for the Sixth Circuit denied. *Mr. P. H. Kaiser* for the petitioner. *The Attorney General, The Solicitor General* and *Mr. Assistant Attorney General Harr* for the respondent.

CASES DISPOSED OF WITHOUT CONSIDERATION BY THE COURT FROM APRIL 11, TO MAY 31, 1910.

No. 152. THOMAS D. WILCOXON, PLAINTIFF IN ERROR, *v.* MITCHELL H. WILCOXON. MARTHA E. LEMON AND MARY D. PROCTOR. In error to the Supreme Court of the State of Illinois. April 11, 1910. Dismissed with costs, pursuant to the tenth rule. *Mr. H. T. Wilcoxon* for the plaintiff in error. *Mr. J. A. Crain* for the defendants in error.

No. 163. C. R. SMITH, PLAINTIFF IN ERROR, *v.* ARMOUR PACKING COMPANY. In error to the United States Circuit Court of Appeals for the Eighth Circuit. April 15, 1910. Dismissed with costs pursuant to the tenth rule. *Mr. S. T. Bledsoe* for the plaintiff in error. No appearance for the defendant in error.

No. 885. SECUNDINO MENDEZONA, PLAINTIFF IN ERROR, *v.* THE UNITED STATES. In error to the Supreme Court of the Philippine Islands. April 18, 1910. Docketed and dismissed on motion of *Mr. Solicitor General Bowers* for the defendant in error. *The Attorney General* for the defendant in error. No one opposing.

Cases Disposed of Without Consideration by the Court. 217 U. S.

No. 169. FERNANDO VASQUEZ MORALES ET AL., APPELLANTS, *v.* JUAN VICENTY RAMOS. Appeal from the Supreme Court of Porto Rico. April 19, 1910. Dismissed with costs pursuant to the tenth rule. *Mr. Herbert E. Smith* for the appellants. No appearance for the appellee.

No. 483. S. DAVIES WARFIELD ET AL., RECEIVERS, ETC., PLAINTIFFS IN ERROR, *v.* JOHN B. GASTON. In error to the Supreme Court of the State of Alabama. April 25, 1910. Judgment reversed with costs and cause remanded for further proceedings, per stipulation of counsel. *Mr. John P. Tillman* and *Mr. Robert E. Steiner* for the plaintiffs in error. *Mr. Alexander M. Garber* and *Mr. Samuel D. Weakley* for the defendant in error.

No. 901. THE NEW YORK LIFE INSURANCE COMPANY, PLAINTIFF IN ERROR, *v.* FITZ H. McMASTER, AS INSURANCE COMMISSIONER, ETC. In error to the Supreme Court of the State of South Carolina. April 28, 1910. Dismissed with costs on motion of counsel for the plaintiff in error. *Mr. T. Moultrie Mordecai* for the plaintiff in error. No appearance for the defendant in error.

No. 629. FOURTH STREET NATIONAL BANK, PETITIONER, *v.* A. MERRITT TAYLOR ET AL., TRUSTEES, ETC. On writ of certiorari to the United States Circuit Court of Appeals for the Third Circuit. May 31, 1910. Dismissed with costs, on motion of counsel for the petitioner. *Mr. Samuel Dickson* for the petitioner. No appearance for the respondents.

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Order.

No. 910. OLIVE ELLA MARILLA HARDING, PLAINTIFF IN ERROR, *v.* MYRTLE GILLETT ET AL. In error to the Supreme Court of the State of Oklahoma. May 31, 1910. Dismissed with costs, on motion of counsel for the plaintiff in error. *Mr. J. C. Robberts* and *Mr. George W. Buckner* for the plaintiff in error. *Mr. Arthur A. Birney* and *Mr. Henry F. Woodard* for the defendants in error.

SUPREME COURT OF THE UNITED STATES.

OCTOBER TERM, 1909.

May 31st, 1910.

Order: In pursuance of § 29 of the act of Congress approved August 5, 1909.¹

It is now here ordered by this court that the following

¹ SEC. 29. That a United States Court of Customs Appeals is hereby created, and said court shall consist of a presiding judge and four associate judges appointed by the President, by and with the advice and consent of the Senate, each of whom shall receive a salary of ten thousand dollars per annum. It shall be a court of record, with jurisdiction as hereinafter established and limited.

Said court shall prescribe the form and style of its seal and the form of its writs and other process and procedure and exercise such powers conferred by law as may be conformable and necessary to the exercise of its jurisdiction. It shall have the services of a marshal, with the same duties and powers, under the regulations of the court, as are now provided for the marshal of the Supreme Court of the United States, so far as the same may be applicable. Said services within the District of Columbia shall be performed by a marshal at a salary of three thousand dollars per annum, to be appointed by and hold office during the pleasure of said court; said services outside the District of Columbia to be performed by the United States marshals