

OPINION OF INDIVIDUAL JUSTICES
IN CHAMBERS ON JUNE 7, 1978

LITTLE & CURTIS, COMMISSIONER OF CORRECTION
OF NEW YORK CITY, ET AL.

ON REAPPLICATION FOR STAY

No. 8-106. Docketed June 7, 1978.

Reapplication for stay denied. *United States v. Sanchez*, 119 U. S. 877, 1986-2 CB 217.

REPORTER'S NOTE

The next page is purposely numbered 1301. The numbers between 964 and 1301 were intentionally omitted, in order to make it possible to publish in-chambers opinions in the current preliminary print of the United States Reports with *permanent* page numbers, thus making the official citations immediately available.

In support of this new application to postpone

"Under the principle of specialty a Government may not try an individual who has been extradited here for any offense other than that for which extradition was granted, unless the alleged offense was committed after extradition. *United States v. Sanchez*, 119 U. S. 877 (1886)."

It just so happens that United States v. Sanchez was controlled by a treaty between the United States and Great Britain. Needless to say, there is no treaty involved here.

The application is, therefore, without legal support and is

Denied.

1301

Nov. 22, 1978.

33-313.

No. 77-6265. *Prichard v. Florida and Smith v. Florida*, 435 U.S. 981.

No. 77-6273. *Knight v. United States District Court for the District of Massachusetts*, 435 U.S. 1000.

No. 77-6338. *Smith v. United States District Court for the Southern District of Ohio et al.*, 435 U.S. 1000 and

No. 77-6359. *Ross v. Horvath, Warden*, 435 U.S. 1018.
Petitions for rehearing denied.

Reversal Note

The text page is purposely numbered 1001. The numbers between 1002 and 1001 were intentionally omitted in order to make it possible to publish in reverse order in the bound preliminary part of the United States Reports with government page numbers that follow the usual pagination immediately available.