

ORDERS FROM OCTOBER 2, 1958 THROUGH  
JANUARY 16, 1959

OCTOBER 3, 1958

Appeal on Appeal

No. 22-1249. *Kirkley et al. v. Mississippi et al.*. Appeal from D. C. D. C. Justice Marshall would not probable jurisdiction to hear for oral argument.

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REPORTER'S NOTE

The next page is purposely numbered 801. The numbers between 559 and 801 were intentionally omitted, in order to make it possible to publish the orders with *permanent* page numbers, thus making the official citations available upon publication of the preliminary prints of the United States Reports.

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ORDER OF REVENUE OF ALABAMA BY ALA. AND

No. 22-1252. *Lyons Oil Company of California et al. v. REGISTRATION COMMISSIONER OF REVENUE OF ALABAMA*. Appeal from Sup. Ct. Ala. dismissed for want of substantial federal question. Reported below: 296 So. 2d 811.

No. 22-1246. *UNITED STATES v. GUYER*. Appeal from No. 11, 42 dismissed for want of substantial federal question.

No. 22-1248. *BOLTON v. MARYLAND NATIONAL CAPITAL PARK AND PLANNING COMMISSION*. Appeal from Ct. App. Md. dismissed for want of substantial federal question. Reported below: 17 Fed. App. 225, 321 A. 2d 1293.

No. 22-1244. *BEVILANT et al. v. WILLIAMS et al.* Appeal from Sup. Ct. Ala. Dismissed for want of substantial federal question. Reported below: 17 Fed. App. 471, 321 A. 2d 294.

No. 22-1242. *HELMERY FOODS, INC. v. AVILA*. Appeal from Ct. App. Cal. 1st App. Div. dismissed for want of substantial federal question.

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