

In Re Gross

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SooperKanoon Citation : sooperkanoon.com/102402

Court : US Supreme Court

Decided On : Mar-24-1969

Appeal No. : 394 U.S. 321

Appellant : In Re Gross

Judgement :

IN RE GROSS - 394 U.S. 321 (1969)

U.S. Supreme Court IN RE GROSS, 394 U.S. 321 (1969) **394 U.S. 321**

IN RE GROSS.

APPEAL FROM THE SUPREME COURT OF CALIFORNIA.

No. 1035.

Decided March 24, 1969.

Appeal dismissed.

Burton Marks for appellant.

Roger Arnebergh, Philip E. Grey, and Michael T. Sauer for the State of California.

PER CURIAM.

The motion to dismiss is granted and the appeal is dismissed.

MR. JUSTICE DOUGLAS is of the opinion that probable jurisdiction should be noted.

[394 U.S. 321](#) (1969) "> U.S. Supreme Court FEDERAL-BRYANT MACH. v. DEPARTMENT OF REVENUE/ILLINOIS, [394 U.S. 321](#) (1969) **394 U.S. 321**

FEDERAL-BRYANT MACHINERY CO. v. DEPARTMENT OF REVENUE OF ILLINOIS.

APPEAL FROM THE SUPREME COURT OF ILLINOIS.

No. 1069.

Decided March 24, 1969.

41 Ill. 2d 64, 241 N. E. 2d 857, appeal dismissed.

Harry H. Ruskin for appellant.

William J. Scott, Attorney General of Illinois, and Francis T. Crowe, Assistant Attorney General, for appellee.

PER CURIAM.

The appeal is dismissed for want of a substantial federal question.

