

In Re Schneider

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Court : US Supreme Court

Decided On : Mar-14-1893

Appeal No. : 148 U.S. 157

Appellant : In Re Schneider

Judgement :

In re Schneider - 148 U.S. 157 (1893)

U.S. Supreme Court In re Schneider , 148 U.S. 157 (1893)

In re Schneider (No. 1)

No number

Submitted March 13, 1893

Decided March 14, 1893

148 U.S. 157

ORIGINAL

SYLLABUS

A writ of error from this court does not lie to a judgment of the Supreme Court of the District of Columbia dismissing the petition of a convict for a writ of habeas corpus.

The petitioner, a prisoner confined in the jail of the District of Columbia under a sentence of death, by his attorneys moved for a writ of error from this court to review a judgment of the Supreme Court of the District of Columbia refusing to issue a writ of habeas corpus which had been prayed for in a petition to that court.

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MR. CHIEF JUSTICE FULLER.

The application for a writ of error or appeal is denied upon the authority of *Cross v. Burke*, [146 U. S. 82](#) ; *In re Heath*, [144 U. S. 92](#) ; *In re Cross*, [146 U. S. 271](#) ; *Cross v. United States*, [145 U. S. 571](#) . See also *Railroad Co. v. Grant*, [98 U. S. 398](#) ; *Dennison v. Alexander*, [103 U. S. 522](#) ; *United States v. Wanamaker*, [147 U. S. 149](#) .

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