

Cite as 81 S.Ct. (1961)

1

366 U.S. 212

**Giuseppe BOLOGNA v. Hazel MOR-  
RISSEY. No. 829.**

Appeal from the Supreme Court of Mississippi.

Facts and opinion, Miss., 123 So.2d 537.

Landman Teller, for appellant.

Frank E. Everett, Jr., for appellee.

May 8, 1961. PER CURIAM. The motion to dismiss is granted and the appeal is dismissed. Treating the papers whereon the appeal was taken as a petition for writ of certiorari, certiorari is denied.



2

366 U.S. 211

**BINKS MANUFACTURING CO., petition-  
er, v. RANSBURG ELECTRO-COAT-  
ING CORPORATION. No. 501.**

On Writ of Certiorari to the United States Court of Appeals for the Seventh Circuit.

Former decision, 364 U.S. 926, 81 S.Ct. 353.

Facts and opinion, 7 Cir., 281 F.2d 252.

Messrs. W. Donald McSweeney, Charles F. Meroni, Chicago, Ill., for petitioner.

Elbert R. Gilliom, Indianapolis, Ind., for respondent.

May 8, 1961. PER CURIAM. After hearing oral argument and fully examin-

ing the record, we conclude that the totality of circumstances as the record makes them manifest did not warrant bringing the case here. Accordingly, the writ is dismissed.



3

366 U.S. 915

**John Joseph KILLIAN, petitioner, v.  
UNITED STATES. No. 141.**

Former decision, 365 U.S. 810, 81 S.Ct. 688.

Facts and opinion, 7 Cir., 275 F.2d 561.

M. Michael Essin, for movant.

May 8, 1961. The motion to dispense with printing of the record is granted.



4

366 U.S. 212

**CITY OF NEW ORLEANS, LOUISIANA  
v. Earl Benjamin BUSH et al. No. 812.**

Appeal from the United States District Court for the Eastern District of Louisiana.

Facts and opinion, D.C., 190 F.Supp. 861.

Alvin J. Liska and Gerald P. Fedoroff, for appellant.

Samuel I. Rosenberg, for appellees.

May 8, 1961. PER CURIAM. The motion to affirm is granted and the judgment is affirmed.