

51, 82-98.
 ct, Florida. Confirmation of
 Grant issued Dec., 1815, to
 iver St. John in return for
 order of Mar., 1814. Sub-
 io rejected, commissioners
 s for nonsettlers; 3,500 for
 all cases; decision by com-
 title within jurisdiction of
 limited in quantity of land
 Minute Book F, 1861. R.G.

Benjamin L. Lear, Adminis-
 -31.
 of Columbia, Washington.
 inded, leave to amend bill.
 sciuszko to obtain funds in
 e from America left with
 tion of American property
 es; writing claimed not a
 ficient information; domi-
 -rope necessary.
 Minute Book F, 1913. R.G.

158-63.
 rt, Eastern District, Penn-
 f mail and placing life of
 don by President of death
 and excepting conviction
 to this conviction and its
 udicially before Court by
 it.

Signed decree. DNA, U.S. Supreme Court, Minute Book F, 1831. R.G. 267.

Farmers' Bank of Alexandria v. John Hoof et al., 7 Peters 168, 170.

Appeal from U.S. Circuit Court, District of Columbia, Alexandria. Appeal dismissed, lack of jurisdiction.

Bill sought sale of lot in hands of trustee who held to secure payment of note, less than \$1,000; lot worth more than \$1,000.

Held, debt not its security real matter in controversy; less than jurisdic-
 tional amount, \$1,000. Rule to show cause why not dismiss, granted.

Signed order. DNA, U.S. Supreme Court, Minute Book F, 1886-1887. R.G. 267.

Signed order, dismissing. Same, 1931.

William Yeaton v. David Lenox et al., 7 Peters 220, 221.

Appeal from U.S. Circuit Court, District of Columbia, Alexandria. Appeal dismissed.

Appellant before the Supreme Court in 1829 failed to bring up record; appellee did so at later term in 1832 pursuant to rule of Court and case dis-
 missed. Mar., 1832, the Circuit Justice signed citation to plaintiff in error to
 appear before Supreme Court then sitting, accompanied by record.

Held, record brought up irregularly; appeal may be asked in Court
 when decree pronounced; thereafter, must follow practice for a writ of
 error; allowance by Court; citation; twenty-days' notice.

Signed decree. DNA, U.S. Supreme Court, Minute Book F, 1887-1888;
 1907-1908. R.G. 267.

Leave to withdraw record from files. Same, 1929.

*John Barron, Survivor of John Craig, etc. v. The Mayor and City Council
 of Baltimore*, 7 Peters 243, 247-51.

Error to Court of Appeals for the Western Shore of Maryland denying
 relief and reversing Baltimore County Court. Writ dismissed for lack of
 jurisdiction under Section 25, Judiciary Act.

Owner of wharf brought action against city for diversion of surface
 water by paving of streets, diversion of stream causing deposit of salt at
 wharf making useless; claimed taking of property under Fifth Amendment,
 U.S. Constitution.

Held, provision does not apply to state action.

Signed decree. DNA, U.S. Supreme Court, Minute Book F, 1865. R.G. 267.

Dillon, *Decisions*, 724-34; Cotton II, 378-85.