United States Court of Appeals

FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 85-5118

Christian David

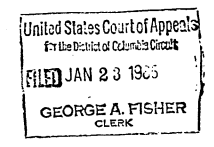
Appellant

v.

George P. Schultz, Secretary of State Appellee

September Term, 19 84

Civil Action No. 84-03543



BEFORE: Edwards, Ginsburg and Scalia, Circuit Judges

ORDER

Upon consideration of appellant's Emergency Motion for Stay of Extradition and appellee's Emergency Motion to Dismiss Appeal, or in the Alternative, Affirm Summarily Order of the District Court Denying Habeas Corupus, it is

ORDERED by the court that the motion for summary affirmance is granted. All the substantial issues raised by appellant were previously presented to and conclusively resolved by the United States Court of Appeals for the Seventh Circuit. <u>David v. Attorney General of the United States</u>, 699 F.2d 411 (7th Cir. 1983), <u>cert</u>. <u>denied</u>, 104 S. Ct. 113 (1984). We can find no other basis for this appeal. Therefore, we find it unnecessary to reach any of the other grounds addressed in the district court's decision. It is

Per Curiam

FURTHER ORDERED by the court that the emergency motion for stay is denied as moot.