Post-Conviction

Skinner v. Switzer, 562 U.S. __ (Mar. 7, 2011). In a 6-to-3 decision, the Court held that a convicted state prisoner seeking DNA testing of crime-scene evidence may assert a claim under 42 U.S.C. § 1983. However, the Court noted that District Attorney's Office for Third Judicial Dist. v. Osborne, 557 U.S. __ (2009), severely limits the federal action a state prisoner may bring for DNA testing. It stated: "Osborne rejected the extension of substantive due process to this area, and left slim room for the prisoner to show that the governing state law denies him procedural due process." Slip Op. at 2 (citation omitted).