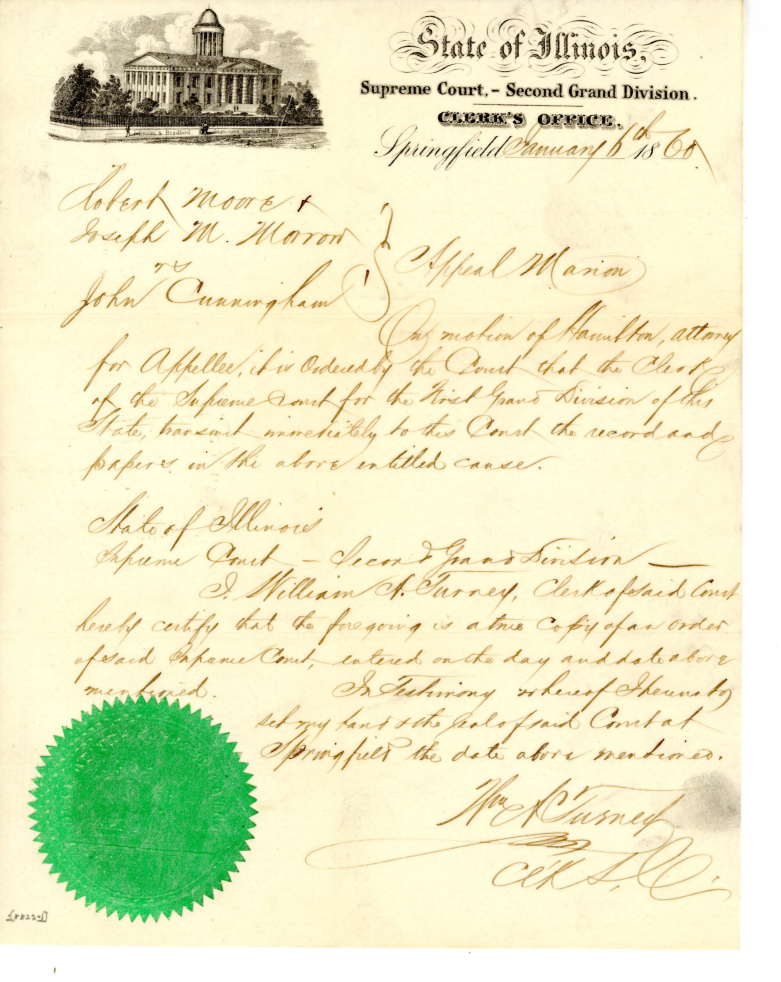
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## Supreme Court of Illinois

Moore & Morrow

VS.

John Cunningham



### ABSTRACT.

MOORE & MORROW, CLAIMANTS.

Trial of Right of Property.

JOHN CUNNINGHAM, PLT'FF. IN EXT'N.

Error to Marion.

By agreement of Parties, this cause was taken to the Circuit Court of Marion County, without a trial before the Sheriff of said county.

At the March Term of said Court for A. D. 1859, this cause was, by agreement of Parties, submitted to the Court without a Jury, upon an agreed statement of facts.

March Term, A. D., 1859, Court heard cause.

Verdict--Property subject to execution, and costs against Claimants.

Motion for a new Trial by Claimants.

Motion overruled and Judgment on verdict.

Ruling of Court excepted to by Claimants and Appeal prayed, Bond executed.

#### MINERAL ASSECTION

1st. The Judgment of the Court is contrary to the evidence.

2nd. The Judgment of the Court is contrary to the Law.

3rd. It is contrary to the Law and the Evidence.

Advocate Print, Salem, Ill.

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