

No. 14295

Supreme Court of Illinois

MEIXSELL

~~MEIXSELL~~

---

vs.

Williamson

---

STATE OF ILLINOIS,  
SUPREME COURT,  
Third Grand Division.

---

No. 269

---

14295

*Mypell*

*vs*

*Williamson*

1862

State of Illinois In 3<sup>d</sup> Grand Division  
Supreme Court }<sup>do</sup> April Term 1862

George Mixsell

vs.

Chapman Williamson

} Appeal from  
Tazewell Co

And now comes the Appellee by  
James Roberts his attorney and  
moves the Court to dismiss the  
appeal in this cause.

Because it is not a case in  
which the Law allows to be  
brought to this Court by appeal,  
the judgment not being for twenty  
dollars exclusive of costs nor  
even and does not relate to a  
franchise or free hold.

James Roberts atty  
for appellee.

The Court will see that this case  
was an action of Replevin and  
the jury simply found defendant  
not guilty. Such being the case  
the order allowing the appeal  
was improvidently granted and

the appeal should be dismissed  
see Practice act section 47. 2  
Purple Statutes page 828.

James Roberts  
att'y for appellee

George Mispell  
vs.

Chapman Witherspoon

Motion to dismiss  
appeal -

Filed April 23<sup>d</sup> 1862  
L. Leland  
Clerk

Appeal dismissed