

13884

No. \_\_\_\_\_

# Supreme Court of Illinois

Ill. Cent. R. R. Co.

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vs.

Morris.

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1859

Monday 17 November 1859

United States of America

STATE OF ILLINOIS, COUNTY OF COOK, S. S.

Pleas, before the Honorable

George Manion

Judge of the Seventh Judicial Circuit of the State of Illinois, and Sole Presiding Judge of the Circuit Court of Cook County, in the State aforesaid, and at a term thereof begun and held at the Court House in the City of Chicago, in said County, on the

Third Monday, (being the Seventeenth day) of

November in the year of our Lord one thousand eight hundred and

Sixty Six and of the Independence of the said United States the

Eighth Year

Present, Honorable

George Manion Judge of the 7th Judicial Circuit of the State of Illinois.

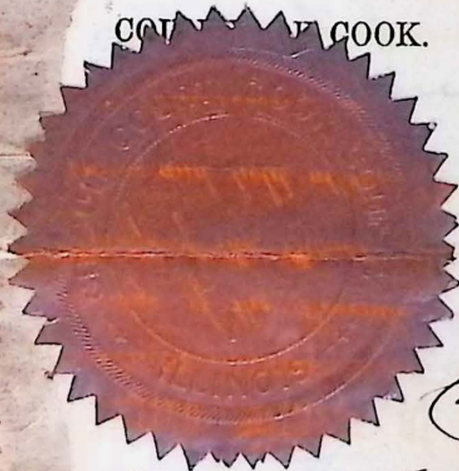
Samuel M. May States Attorney.

act as  
James J. Beach Sheriff of Cook County.

Attest;

Amos Church Clerk.

State of Illinois, }  
COOK COUNTY, } s. s.



I, WILLIAM L. CHURCH, Clerk of the Circuit Court of Cook County, in the State aforesaid, do hereby certify the above and foregoing, to be a true, perfect and complete copy of A certain Judgment Book and Index of Fees in said Court in a certain cause pending in said Court on the Common Law side thereof, wherein Decker

J Morris was Plaintiff and The Ill Central R R Co defendant, on the 9<sup>th</sup> January A. D. 1883

IN WITNESS WHEREOF, I have hereunto set my hand, and affixed the seal of our said Court at Chicago, this 3<sup>rd</sup> day of April A. D. 1883

*Wm L Church*

Clerk.

Jan 9<sup>th</sup> 1857

Greene S. Morris

vs  
~~Greene S. Morris~~  
The Illinois Central  
Rail Road Company

} aft

This day came the said parties by their attorneys and the Court having heard counsel on the motion of the said defendant therefore made herein for a new trial of this cause, and having duly considered the same, and being fully advised in the premises doth overrule said motion, and thereupon the said defendant prays an appeal to the Supreme Court of the state of Illinois which is granted & ten days allowed to file its bill of exceptions, the said plaintiff waiving an appeal bond -

Therefore it is considered that said plaintiff do have and recover of said defendant his damages of four thousand four hundred and ninety six dollars and sixty six cents in form as aforesaid assessed together with his costs and charges by him in this behalf expended & have execution therefor -

49

Edw. S. Morris  
as  
M. Sen. R. R. Co

228

cc

13884

Illinois Central  
Rail Road Company  
appellee  
vs.

Plucker S. Morris  
appellant

appeal from book.

proceeds in

Filed April 22, 1858

L. Leland  
clerk

\$5 pd judt. \$4486.25  
Damsy 22453

Peck

appl. dismissed

Morris for appellee

~~Book to be sent~~

~~By Morris~~  
ada.

~~J. L. East~~

Filed for dismissal  
of appeal - ordered  
with 5 per cent dam

Costs paid  
July 5

J. L. East

~~Filed April 22, 1858~~

Filed April 22, 1858

L. Leland  
clerk