

MORGAN'S LOUISIANA & TEXAS RAILROAD &
STEAMSHIP COMPANY *v.* STREET.

ERROR TO THE COURT OF CIVIL APPEALS FOR THE FOURTH
SUPREME JUDICIAL DISTRICT OF THE STATE OF TEXAS.

No. 813. Motion to dismiss or affirm submitted May 16, 1910.—Decided
May 31, 1910.

A judgment of the state court for damages for personal injuries
affirmed without opinion.

JUDGMENT against plaintiff in error for damages for
personal injuries sustained by defendant in error by reason
of plaintiff in error's negligence. Plaintiff in error sued
out this writ of error on ground that it had been denied
the right to remove the case to the Federal Court. De-
fendant in error moved to dismiss or affirm.

Mr. Maxwell Evarts and Mr. H. M. Garwood for plain-
tiffs in error.

Mr. John W. Parker for defendant in error.

Per Curiam. Judgment affirmed with costs.

ILLINOIS CENTRAL RAILROAD COMPANY *v.*
SHEEGOG, ADMINISTRATOR.

APPEAL FROM THE CIRCUIT COURT OF THE UNITED STATES
FOR THE WESTERN DISTRICT OF KENTUCKY.

No. 879. Motion to dismiss or affirm submitted May 16, 1910.—Decided
May 31, 1910.

Held, without opinion, that the Circuit Court of the United States
had no jurisdiction of this action to enjoin the collection of a judg-
ment entered against appellant in the state court.

THE railroad company removed a suit brought against it and some of its employés for damages for personal injuries from the state court into the Federal court; the state court declined to surrender jurisdiction and the plaintiff in that suit (appellee here) recovered judgment which was affirmed. In the Federal court motions to remand were overruled and judgment entered in favor of the railroad company. Thereupon the railroad company brought this suit in equity in the Circuit Court of the United States to enjoin the enforcement of the judgment entered in the state court in favor of the appellee in this case. The Circuit Court dismissed the case for want of jurisdiction.

Mr. Plewett Lee and Mr. Edmund F. Trabue for appellant.

Mr. John G. Miller for appellee.

Per Curiam. Judgment affirmed with costs.

AMERICAN NATIONAL BANK OF WASHINGTON
v. TAPPAN.

ERROR TO THE CIRCUIT COURT OF THE UNITED STATES FOR
THE DISTRICT OF MASSACHUSETTS.

No. 837. Submitted May 16, 1910.—Decided May 31, 1910.

Judgment of the Circuit Court dismissing a case for want of jurisdiction affirmed without opinion.

THIS case was dismissed for want of jurisdiction. In its brief plaintiff in error contended that this suit was properly brought in the Circuit Court upon the ground