

8448

No.

Supreme Court of Illinois

Illinois Central R.R.Co.

vs.

J. F. Dickson

71641  7

Davis Augt 26th 1865

Dear Mayor.

I inclose you a bond to be filed
in the case of I C R R Co vs John Dick-
inson (I believe that is the name) on a writ
Served you by Judge Bruce lately - and on
which he added a Supendens, I have
left some blanks for you to fill up
correctly - and I want you to do it,
without returning it to me, to do it - and
then send the Supendens at once
to the offices of Jackson, Co -
as the fit for is in the offices
hands now -

I inclose you herewith five
dollars (filing) record fee - and a
bouclier for you to sign & return
bouclier in duplicates - please do it
& enclose me of same at once
& return bouclier -

When I come up to Jefferson
County Court I will make out
objection & file them

Very
Wm Mayne

My is all at
H.

Know all men by these presents that
we the Illinois Central Railroad
Company and Isham H. Payne
are held and firmly bound unto
John H. Dickerson in the sum of
two hundred and fifty dollars lawful
money or for the payment of which
weil and truly to be made we bind our
selves on his executors Successors and
assessors firmly by these presents. Witness our
hands and seals on this 27th day of August
1860.

The condition of the above obligation is
such that whereas the above named John
H. Dickerson do at the October term of
the Madison Circuit Court 1859 recover
a judgment against the above named Illinois
Central Railroad Company, from
which judgment said Company have
obtained an order for a writ of Error and
Superseding as provided by law, now if the
said Illinois Central Railroad Company shall
will and truly and without delay prosecute the
same with effect, or in case of failure
shall satisfy the said John H. Dickerson
all damages he may sustain by reason
of the failure of said Illinois Central Rail
road Company so to do, together with his

Cash, in that behalf expended, then & in
that case this bond is to be void & to
remain in full force and virtue
in law.

Illinois Central Railroad Company
for J. H. Keayne attorney
J. H. Keayne Esq

Bank for Subscribers

Ills C R R Co

John H. Keayne

21st August 27th
1860 -
J. H. Keayne Esq

State of Illinois,
SUPREME COURT,
First Grand Division.

} ss

The People of the State of Illinois,

To the Clerk of the Circuit Court for the County of Jackson Greeting:

Because, In the record and proceedings, as also in the rendition of the judgment of a plea which was in the Circuit Court of county, before the Judge thereof between

John T. Dickerson plaintiff and The Illinois Central Railroad Company

defendant it is said manifest error hath intervened to the injury of the aforesaid Illinois Central Railroad Company as we are informed by this complaint, and we being willing that error, if any there be, should be corrected in due form and manner, and that justice be done to the parties aforesaid, command you that if judgment thereof be given; you distinctly and openly without delay send to our Justices of our Supreme Court the record and proceedings of the plaintiff aforesaid, with all things touching the same, under your seal, so that we may have the same before our Justices aforesaid at Mount Vernon, in the County of Jefferson, on the 1st Tuesday after the 2^d Monday of September next, that the record and proceedings, being inspected, we may cause to be done therein, to correct the error, what of right ought to be done according to law.

WITNESS, the Hon. John D. Caton Chief Justice of the Supreme Court and the seal thereof, at MOUNT VERNON, this 27th day of August in the year of our Lord one thousand eight hundred and sixty.

Sarah Johnston
Clerk of the Supreme Court.

16

S U P R E M E C O U R T.

First Grand Division.

Illinoian Central

P. P. Company

Plaintiff in Error,

v.s.

Lake P. Dickerman

Defendant in Error.

WRIT OF ERROR.

Issued and sealed -
Superseded and
FILED - August

27 A.D. 1868.

P. P. Company v. Lake P. Dickerman

State of Illinois,
SUPREME COURT,
First Grand Division.

{ ss

The People of the State of Illinois,

To the Sheriff of Jackson County.

Because, In the record and proceedings, and also in the rendition of the judgment of a plea which was in the Circuit Court of Jackson county, before the Judge thereof between

John T. Dickinson plaintiff and the

Illinois Central Railroad Company defendant it is said that manifest error hath intervened to the injury of said Illinois Central Railroad Company as we are informed by their complaint, the record and proceedings of which said judgment, we have caused to be brought into our Supreme Court of the State of Illinois, at Mount Vernon, before the justices thereof, to correct the errors in the same, in due form and manner, according to law; therefore we command you, that by good and lawful men of your county, you give notice to the said John T. Dickinson

that he be and appear before the justices of our said Supreme Court, at the next term of said Court, to be holden at **Mount Vernon**, in said State, on the first Tuesday after the second Monday in November next, to hear the records and proceedings aforesaid, and the errors assigned, if he shall think fit; and further to do and receive what the said Court shall order in this behalf; and have you then there the names of those by whom you shall give the said John T. Dickinson notice together with this writ.

WITNESS, the Hon. Gideon D. Cato Chief Justice of the Supreme Court and the seal thereof, at MOUNT VERNON, this 27 day of August in the year of our Lord one thousand eight hundred and sixty.

Noah Johnston
Clerk of the Supreme Court.

Petition of the People of the State of Illinois
and giving Notice to C. S. Harrel John Jr.
and his Attorney Sept 15th 1860

Sixty days past before filing with the Clerk
Postage 66.

*P. S. Davis Sheriff
of Jackson Co Illinois*

FILED	John H. Chapman	Plaintiff in Error,
SCIRE FACIAS.	Defendant in Error.	John H. Chapman

SUPREME COURT
First Grand Division

16

This writ of error which is issued and filed in this cause, is made a Supersedeas, and as such,
is to be obeyed by all concerned —

That John H. Chapman be and is hereby required to appear before the Honorable Justice of the Supreme Court of the State of Illinois at the Court House in Mount Vernon on the 1st day of October next and answer and give account of his conduct in the trial of the cause between him and the Plaintiff in Error, and if he fails to appear before the Court on the 1st day of October next, then the Plaintiff in Error may proceed to judgment against him in the sum of \$1000, and if he appears before the Court on the 1st day of October next and gives account of his conduct in the trial of the cause between him and the Plaintiff in Error, then the Plaintiff in Error may proceed to judgment against him in the sum of \$500.

Witness, the Sheriff

James G. Johnson Esq
Attala Co., Miss

As the day of
September 15th 1860

seen

No 16

Nov. Lemn 1860

Illi. C. Rail road Co.

"

J. F. Dickson

8448

Dismissal for want of
Abstracts -

Guthell on page 427 -

{ 8448-4}

16
Illi. C. R. R. Co.

"

J. F. Dickson

dismissal for want of
Abstracts. Run on with -
drawn - to be replaced -
and so done - and
is case 48. of the
Continued Cases

Guthell on page 427 -

{ 8448-5}