

8526

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

# Supreme Court of Illinois

Stephen S.Hall

---

vs.

Wm. McK<sup>IV</sup>ight et al

---

Know all men by these presents that We Stephen  
S Hall, John M Gill and William H Davis  
are held and firmly bound unto William S  
Mc Knight and James M Richardson in the  
penal sum of Seven hundred dollars law-  
ful money of the United States for the pay-  
ment of which well and truly to be made we  
bind ourselves our heirs executors and admin-  
istrators jointly severally and firmly by these  
presents. Witness my hand and Seal this  
28<sup>th</sup> day of December AD 1860.

The Condition of the above obliga-  
tion is such that whereas the said William  
S Mc Knight and James M Richardson  
did on the 18<sup>th</sup> day of December AD 1860.  
before the Circuit Court in and for the County  
of Jackson and State of Illinois recover  
a judgment against the above bounden  
Stephen S Hall and John M Gill implead-  
ed with James W Hall for the sum of five  
hundred and eighty seven  $\frac{06}{100}$  dollars and  
costs of suit from which judgment the said  
Stephen S Hall and John M Gill have taken  
an appeal to the Supreme Court of the State  
of Illinois. Now if the said Stephen S  
Hall and John M Gill shall prosecute  
their appeal with effect and without delay  
and shall pay the judgments costs interests  
and damages in case the judgment afore-  
said shall be affirmed then the above obliga-  
tion to be void otherwise to be and remain  
in full force and virtue

S. S. Hall      Seal  
J. M. Gill      Seal  
Wm H Davis      Seal

Filed Decr 29<sup>th</sup> 1860  
James P Watson Clk.

State of Illinois }  
Jackson County } I, James P Watson  
Clerk of the Circuit Court  
in and for the County of Jackson and State of  
Illinois, do hereby certify that the above  
and foregoing is a true and correct copy  
of an Appeal Bond in the above case  
now on file in my Office

In Witness whereof I have hereunto  
set my hand and affixed the Seal  
of the Circuit Court of Jackson  
County Illinois at Murphyboro  
this 13<sup>th</sup> day of October A D 1863  
James P Watson, Clerk



Supreme Court  
Wm S Mc Knight vs  
vs

Stephen S Hall vs

Bond Copy,

32

6666

12

~~75972~~

Filed Nov. 11-1863-

A. Johnston clk

Paid by Smith \$10.00

1863

Cairo Ill. ~~July~~ Aug 14/65.  
A. A. Johnson Esq.

Dear Sir

We are much obliged for your favor July 28<sup>th</sup>, giving us information in regard to suit of Stephen S. Hall & Co vs. Wm S. McKnight & Co, and in which you say that the appeal was dismissed by our Judge Haynie in Nov. 1863. and that a certified copy of the order dismissing the appeal and Procehdendo had been sent by you to the clerk of Jackson Co. Circ. Court. Judge Haynie having been in the Army the case has somewhat been neglected, & he had forgotten the fact that said appeal had been dismissed. The Clerk of said Jackson Circ. Court writes us that he has never recd said order & Procehdendo or any order whatever in regard to said suit since it was taken up to the Supreme Court.

We therefore conclude that the same as sent by you, must have been lost & never reached its destination. We herewith enclose a precipe for a new writ of Procehdendo &c. We wish you

would be kind enough to issue the  
same and enclose it to us at Cairo.  
The parties in interest are anxious to  
enforce the claim, and you will  
greatly oblige us by giving the matter  
your early attention.

Yrs Respectfully

Haynie, Marshall & Sweet  
Attys for Wm. McKnight & Co.

State of Illinois

Supreme Court at Mount Vernon

Stephen S. Hall & Co  
Appellants,

vs.

Wm S. McKnight & Co  
Appellees.

{ Appeal from  
{ The Circuit Court  
{ of Jackson County.

Appeal dismissed Nov. Term 1865.

It appearing that the Certified order  
dismissing said appeal and the Proce-  
do heretofore issued in this cause, has  
never been received by the Clerk of the  
Circuit Court of Jackson County, the  
Clerk of said Supreme Court at Mount  
Vernon will please re issue the same  
in the above entitled cause and  
oblige

Yrs Respect fully

Haynes, Marshall & Gilbert

Attys for Appellees

Cairo Ills. Aug 14. 1865.

Supreme Court  
Mount. Vernon.

Stephen S. Hall Esq  
vs.  
Wm S. McKnight Esq.

Receipt for  
Proceedendo

Given August 17 1865  
A. Solomon Clerk

Haynie Marshall &  
Gilbert, Attys for  
McKnight Esq.



S. S. Hall Esq

or

W. S. McKnight Esq

} Appial from Jackson

Apud descripta in motion

of Dept for writ of prohibition - Nov Term 1863

Proposed in Sup Court for 5th Cir & Court & procedendo to Court CC -

The Clerk of the Supreme Court will please issue fi fa for the writ of prohibition in Supreme Court if necessary & send to Sheriff of Jackson County

J. M. Maynard

Atty for Dept in

Sup Court

Stephen S. Hall &  
John Gill

Impleaded with  
James W. Hall  
Parties doing business  
under the style of  
Stephen S. Hall & Co

vs  
William S. ~~Richardson~~ McKnight and  
James A. Richardson  
doing business under the  
style of  
William S. McKnight & Co

Stephen S. Hall

John Gill

Impleaded with

James H. Hale

Partners under the

style of

Stephen S. Hall

vs

William S. M. Knight

James A. Richardson

Partners doing bus-  
ness under the

2935-36

587-66

*[Faint, mirrored handwriting bleed-through from the reverse side of the page]*

Stephen S. Hall et al vs H.

Appellants

vs

Wm. M. Knight et al vs.

Appellees —

---

Appeal from Jackson — —

---

Appeal dismissed. &

Costs of Appellants — with

Damages for Delay —

---

Damages — — \$29-55

Costs — — 10-91

---

Cost bill on page 56!

8526