

No. 8712

Supreme Court of Illinois

Nicholas Voegle

vs.

John Rimmers

71641  7

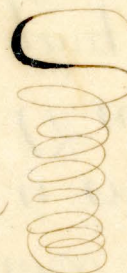
State of Illinois, & Madison Circuit Court,
Madison County, & Oct Term A.D. 1858,

Wednesday Oct 13th 1858.

John Rimmer

vs

Nicholas Voegeler app^t



appeal.

And now at this

day come the parties by their attorneys
whereupon on motion leave is given to open
Depositions taken and filed in this cause
and this cause now coming on for trial
a jury came to witness John Y Sawyer, Charles
G. Vaughn, Wm. C. Anderson, Jabez B.
Meadley, Nathaniel B. Alder, Wesley
Reeves, Micajah Gillham, William Chris-
ton, Andrew Kimberlin, George J. Hufsong,
John A. Randle and James Alder twelve
good and lawful men who were elected
tried and sworn, well and truly to try
the issue joined, and after hearing the
evidence and argument of counsel upon
their oath say we the jury find for the
plaintiff and assess his damages to the
sum of Sixty five Dollars. It is there-
fore considered by the court that the

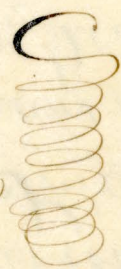
Plaintiff have judgment for and recover
of and from the Defendant the sum of
Sixty five Dollars his said Damages; and
also recover his proper costs to be taxed,
and have Execution therefor &c, whereupon
the Defendant by attorney moves the court
for a new trial herein.

Friday October 29th A.D. 1858.

John Rimmer

vs

Nicholas Voegele appt.



Appeal.

Again at this
day come the parties by their attorneys,
and this cause coming on to be heard on
motion made by Defendants attorney.—
at a former day of this term for a new
trial of this cause, the court heard ar-
gument of counsel, and being advised
in the premises. It is ordered that said
motion be denied, to which decision
of the court in denying said motion for
a new trial, the Defendant by attorney
at the time excepted, and prays an
appeal to the supreme court of the
State of Illinois, which is granted by
the court upon Defendants entering

into Bond within thirty days from this date in the sum of Two Hundred Dollars with Garrett Crownover as security.

Copy of Appeal Bond filed Nov. 17th 1858.

Know all men by these presents that we Nicholas Voegle and Garrett Crownover are held and firmly bound unto John Rimmer in the sum of Two Hundred Dollars lawful money, for the payment of which well and truly to be made we bind ourselves our heirs executors and administrators jointly and severally, firmly by these presents. In Testimony whereof we have hereunto set our hands and seals this 16th day of November A.D. 1858.

The condition of the above obligation is such that whereas the above bondmen Nicholas Voegle has prayed an appeal from the circuit court of Madison County Illinois to the Supreme Court of the State of Illinois in a certain cause lately pending in said ~~court~~ ^{Circuit} court and finally determined in said court at the October Term thereof A.D. 1858, in which said cause said John Rimmer was Plaintiff and said Nicholas Voegle was

Defendant, said suit was pending in said
Court on an appeal from a Justice's Court.
Now if the above bounden Nicholas Voegele
shall and do pay the judgment, costs in=
terest, and Damages in case the judgment
shall be affirmed, and shall duly prosecute
his said appeal; then this obligation shall
be void, otherwise to remain in full.—
force and virtue,

Nicholas Voegele *Seal*
Garrith Crownover *Seal*

State of Minn. I, D. Thos. O. Springer Clerk of the
Madison County, & I, D. Thos. O. Springer Clerk of the
Circuit Court within and for the County and
State aforesaid Certify that the foregoing is a
true and correct copy of Final order and
judgment of said Court in the above en=
titled cause at the October Term thereof A
D. 1858, and also of the Appeal Bond
filed in said cause, as truly and cor=
rectly as the same now remain of record
and on file in said court.

In Testimony whereof I have hereunto
Signed my name and affixed
the seal of said court at Ed=
wardsville this 10th day of
November A.D. 1859.

Thos. O. Springer Clerk

65

W. Nicholas Voegle
vs

John Runnes

Appeal from Mad-
ison county.

Filed Nov. 18th 1859.

A. Johnson City
Paid by James W. \$4.00

File this record, County Appeal
Get 10 percent damages
19 West of Seneca, take a copy and

No 65

1859

A. Vogler

^m
J. Rinner

Appl. from Madison

Dismissed with 10 percent
Damages for Delay -

See Name "B". Page 78. for
final order

Costs on Page 357 -

8712

20. Oct. Dec 10, 1859 -