

8468


No. _____

Supreme Court of Illinois

Joe Laur

vs.

I. Lemmins

71641  7

In the Supreme Court of the
State of Illinois First Grand
Division November Term A.D. 1862

To the Honorable John D. Catton Supreme Justice
and Pinkney H. Walker and Sidney Fessenden
associate Justices of the State of Illinois

Your Petitioner Joseph Lamm a citizen
of Jefferson County and State of Illinois Respectfully
sheweth unto your Honors that your petitioner's
son one Charles J. Lamm at present a resident of
Jefferson County and State of Illinois is a minor
under the age of eighteen years and is now
seventeen years old or thereabouts and is not
subject to military duty, and without the
consent of your petitioner enlisted as a vol-
unteer in the service of the United States in
Company (B) of the 44th Regiment of Illinois
Volunteers at Ashley Washington County
Illinois on or about the first day of August
A.D. 1861 and went to the State of Missouri
immediately after volunteering as aforesaid
with his said Regiment so that your petitioner
has had no opportunity of reclaiming or procu-
ring the discharge of the said Charles J. Lamm
until the present time

Your petitioner further states that
said Charles J. Lamm is now in the custody of
one James Lamm a lieutenant in the
army of the United States who illegally detains

the body of the said Charles T Larr and is about
to remove him beyond the limits of this
state against petitioner's consent

Your petitioner therefore prays
that a writ of habeas corpus may be awarded
in the premises commanding the said James
Simmons to bring the body of the said Charles
T Larr before your Honors and show cause
if any he has why he detains the body of the
said Charles T Larr and that the facts be made
to appear as herein set forth; your Honors
may be pleased to order the said James Sim-
mons to release and surrender the said
Charles T Larr to the custody and control
of your petitioner and he will ever pray &c

Joseph Larr Petitioner
by R S Nelson his Solr.

State of Illinois }
Jefferson County } sct

This Larr who is the
wife and agent of the said Joseph Larr being
first duly sworn according to law deposes and
says the foregoing Petition is true to the best
of her knowledge and belief Mary E. Larr

subscribed and sworn to
before me this day of

November 23, 1862
A. J. Robertson C. M.

Joseph Gaur
vs

Petition for
writ of habeas Corpus

By virtue of
habeas Corpus act.

denied

Filed Nov. 11. 1862.
St. Johnstown N.Y.

paid \$5.00

[Faint, mostly illegible handwritten text, possibly bleed-through from the reverse side of the page.]

44

Learn.

or

Learnings

Prob. for Habeas Corpus

Denial

Cost bill n 531-

No 44

Geo. Law

^m
J. Linnæus-

Pat. for Hobbs Cooper-

Druid in 1862

8468

Centell on Page 531