

8775

No. _____

Supreme Court of Illinois

Hadley

vs.

Buckmaster

State of Illinois } Madison Circuit Court
Madison County } August Term A.D. 1852.
William Hadley

vs

Chatham Buehmaster
impleaded with Benjamin F.
Marion Survivors of Joseph
Squiro deceased.



Covenant.

This day
came the parties by
their attorneys, and the court heard argument
on the Demurrer to amended plead and being
advised in the premises it is ordered that the
Demurrer be sustained, and that the plaintiff
have judgment on his Demurrer for his Damages
to be ascertained by a jury whereupon a jury
James M. Denton, Wm. F. Elliott, Willis H. Smiley,
Edmund Stanley, Rufus P. Robbins, Thomas A.
Hardy, George Pomeroy, Joseph Miller, John Baird,
Winfield S. Palmer, Washington Fruit, William
Tomlinson, twelve good and lawful men were
elected tried, and sworn, well and truly to Enquire
of and ascer. said Damages, and after hearing
the Evidence upon their oaths say we the jury
ascer the Plaintiffs Damages to the sum of one
hundred and Seventy Dollars, and Eighty Six
cents. It is therefore considered by the Court, that
the Plaintiff have judgment for and recover
of and from the Defendant, the sum of one hun-
-dred and Seventy Dollars and Eighty Six cents.

his said Damages, together with his proper costs and that he have Execution therefor &c. and there-
- upon the Defendant prays an appeal to the supreme court, which is allowed upon his Entering into Bond, in the Penalty of Three Hundred and Fifty Dollars, within Forty Days, with Orren Meeker or William Martin as security.

Know all men by these Presents that we Nathaniel Buckmaster and William Martin of the County of Madison and State of Illinois the first as principals, and the other as surety are held and firmly bound, unto William Hadley in the penal sum of three Hundred and Fifty Dollars, lawful money of the United States, to be paid to him the said William Hadley, or to his certain attorney, executors, administrators or assigns for the which payment well and truly to be made, we hereby bind ourselves, our heirs, executors and admin-
- istrators firmly by these Presents, signed with our hands and sealed with our seals, and dated this the Twentieth day of September A.D. 1852. The condition of this obligation is such that where-
- as at the August Term A.D. 1852, of the Mad-
- ison circuit court the said William Hadley in an action of Covenant against the said Natham-
- iel Buckmaster, impleaded with one Benjamin F. Manion recovered a judgment against the said

Buckmaster, for the sum of one Hundred and Sev-
-enty Dollars, and Eighty Six cents from which
judgment the said Catharine Buckmaster has taken
an appeal. Now if the said Buckmaster shall
well and truly pay the judgment, costs, interest
and Damages in case said judgment shall be
affirmed I shall duly prosecute said appeal then
this obligation shall be void, otherwise to be &
remain in full force and virtue.

At. Buckmaster 
Jm. Martin 

State of Illinois
Madison County. I Jm. J. Brown clerk of
the circuit court within and for the County
and State aforesaid. Do certify that the fore-
-going is a true and correct copy of an order
of said court made at the August Term A.
D. 1852. in said cause, and also a true
copy of an appeal Bond filed in said cause.

In testimony whereof I have
herunto signed my name and
affixed the seal of said court
at Edwardsville this 14th
day of November A.D. 1853.

Jm. J. Brown clerk
