

8460

No. _____

Supreme Court of Illinois

Phillip Hoffman

vs.

Henry Boldeker et al

71641  7

State of Illinois Monroe County Circuit Court, May
Monroe County S. Term A. D. 1862. ✓

Philipp Hoffmann Sr:) Bill for Relief & Injunction.
vs:) Now again comes the
Henry Baedecker &) Complainant, by O. Melvany,
H. C. Talbot.) Morrison & Kennedy his Solis:
and also come the defendants by Underwood & Benckel their
Solis: and the Master having taken and reported the testimony
herein, and this cause coming on to be heard, on the Bill,
answered, replication, & Testimony, and the Court having heard
the same, and being fully advised of and concerning the premi-
ses, finds the issue for the defendants. It is thereupon consider-
ed by the Court that a decree for cost be entered against the
Complainant, that the defendant recover their proper cost,
and have Execution, Thereupon the Complainant by his Solis
pray for an appeal to the Supreme Court, which is granted
by the Court, upon said Complainant, Executing and filing
a bond, within thirty days from this date, in the penalty
of \$500.00. to be approved by the Clerk of this Court. ✓

And on the seventh day of June 1862. the following appeal
Bond was filed in said Court, to wit: ✓
Know all men by these presents, that we Philipp Hoffmann
and Adam Koch of Monroe County Illinois, are held and
firmly bound unto Henry Baedecker in the penal sum of
Five Hundred Dollars, for the payment of which well
and truly to be made, we bind ourselves, our heirs executors
and administrators, firmly, severally and jointly by these presents.

Witness our hands and seals this 7th day of June A.D. 1862.
The condition of the above obligation is such, that whereas
the said Henry Boedecker did on the 10th day of May
1862. in the Circuit Court of Monroe County, Illinois, at
the May term thereof recover a Judgment against the above
bonded Philip Hoffmann for cost of suit, in an action
for relief and injunction from which Judgment the said
Philip Hoffmann has prayed for and obtained an appeal
to the Supreme Court of said State. Now if the said
Philip Hoffmann shall duly prosecute his appeal with
effect and without delay, and shall moreover pay the amount
of the said Judgment rendered and to be rendered
against him, in case this Judgment shall be affirmed in
the Supreme Court, then this obligation to be void, otherwise
to remain in full force and effect.

Entered into and approved by
me this 7th day of June A.D. 1862.
Wm. End blks

Philip Hoffmann (real)
Isaac Koch (real)

State of Illinois)
Monroe County)
I, the undersigned
Clerk of the Circuit
Court within and for said County hereby, that
the foregoing Record contains a true and correct
copy of the final Decree made and entered of
Record in the foregoing entitled cause and also
a true copy of the appeal bond on file in the
said cause, all of which appear of Record in
my office.

In Testimony whereof I have
and Clerk of the said Court
have hereunto set my

hand and seal of office
this the 6th day of October
A. D. 1862
William Croft

Phillip Hoffmann Sr.
vs.
Henry Boedecker &
W. C. Talbot

Appeal from Monroe.

The Clerk of the
Supreme Court will
file this record &
have appeal disd.
if complete record
is not filed in
time.

Underwood & Kottig
Atty, for appellee

fee \$1.25

Filed Nov. 13. 1862.

N. Johnston Clerk

Paid by W. C. \$5.00

N. Johnson

Belleville, Oct 9, 1862,
M^r. Johnson;

Please docket these
cases & file the records
and request some
Atty. to have them
dismissed for me
if the records are
not filed in time
as I understand they
will not be.

I am sorry I cannot
be in person at your
court. The St Clair Cir-
cuit Court commences
its session Oct 27th. '62.

In the case against
Bodecker & Talbott,
Quelvey & I agreed to
argue it at Spring-
field. But I understand

his client has since
declined prosecuting
the appeal. If however
he concludes to pros-
ecute the case I will
join in error at
Springfield.

Yours very truly
G. W. Underwood,

P. S. Enclosed is \$10,

\$5 for each case,

When dismissed send
down certified copies
of orders.

State of Illinois, Clay County & Circuit Court,
June Term, A.D. 1862.

Richard Chaney
vs.
John P. Botwell. } Appeal.

I, Richard Paliopero,
Clerk of said Court, hereby certify, that at said June
Term, 1862, a judgment was rendered in the
above entitled cause in favor of said plaintiff
and against said defendant for \$53.00 and
cost. That an appeal to the Supreme Court was
prayed and allowed by defendant giving bond within
thirty days, to be approved by the Clerk. That said
bond was filed by said defendant and approved
as required by the order in said cause, within
the time required therein, to wit, on the 31st day
of July 1862.

In testimony whereof I have hereunto
set my hand and the seal of said
Court at Lawrenceville in said County
this 29th day of October A.D. 1862.

R Paliopero Clerk
by F. Apperson Deput

John J. Bothwell

vs,

Richard Henry

Appeal from Chy.

Certificate,

6500
10
\$6,500.00

Filed Nov. 13, 1862.

N. Johnston Clk

Paid by Beecher \$5.00

Richard Henry

State of Illinois,
Lawrence County 3^d

I Silas J. Stiles clerk of
the Circuit Court do hereby certify that
at the September Term of the Circuit
Court in and for the County afo-
said for the year 1861 and on the
27th day of September in a certain cause
in said Court pending wherein
Valentine Kuper was Complainant
and Mark Madder & Isaac A
Jagness were defendants in Chancery
a final decree was rendered dismissing
the Complainants Bill and for the
Defendants costs from which decree
the Complainant prayed an appeal
which was granted and have given
to file an appeal Bond in ninety
days which bond was filed on the
9th day of December 1861 in pursuance
of said order of the Court

In Testimony whereof I have
hereunto set my hand
and affixed the seal of said
Court at Lawrenceville this
7th day of November 1862

S. J. Stiles CLK
By E. J. Horn J. Deputy

[5460-5]

Valentine Ryser

no.

Mark Madden and
Isaac N. Jaquess-

Certificate.

Julia Nov. 13. 1862.

N. Johnston City

Paid by Beecher \$5.00

State of Illinois
Bond County

Know all men by these presents
That we Benjamin H. Wilton, Harry Wilton,
Chas. Morse and Stephen Morse are held and
firmly bound unto Charles Collins, Samuel
N. Kellogg, E. B. Kirby and Bernard Goldsmith
Partners in the firm name of Collins, Kellogg & Kirby
in the penal sum of Eleven Hundred and sixty
five Dollars lawful money of the United States for
the payment of which, well and truly to be made
we bind ourselves, our Executors and Adminis-
trators jointly and severally and firmly by
these presents - In Witness whereof we have
hereunto set our hands and seals this 18th day of
January A. D. 1862:

The condition of this obligation
is such that whereas, at the December term of the
County Court of Bond County in the year of our Lord
one thousand eight hundred and sixty one, the
said Charles Collins, Samuel N. Kellogg, E. B. Kirby
& Bernard Goldsmith, Partners did recover a judg-
ment against the above bound Benjamin H.
Wilton, Harry Wilton & Chas. Morse for the sum of
five hundred & eighty Dollars & twenty seven cents
debt & \$53.87 damages from which judgment, the
above bound B. H. Wilton, Harry Wilton & Chas. Morse
hath prayed an appeal to the Supreme Court of
the State of Illinois. Now the condition of the above
obligation is such, that if the said Benjamin H.


Wilton et al. appellants above mentioned shall prosecute their said appeal with effect, and shall well and truly pay and satisfy whatever judgment may be rendered by the said Supreme Court on the trial or dismissal of said appeal - Then the above obligation to be void otherwise to remain in full force and virtue

Witness our hands and seals the day and year above written

Benjamin H. Wilton 

Larry Wilton 

Francis G. Morse 

Stephen Morse 

State of Illinois
Bond County } J. E. Gasthuis
Clerk of the County Court and
for said County do hereby certify
that the foregoing is a true
copy of the appeal bond on
file in my office in said cause
Witness my hand & seal of
office this 10th day of Novem-
ber A. D. 1862
E. Gasthuis

State of Illinois }
Bond County } }

Charles Collins

Saml. N. Kellogg

E. B. Kirby &

Bernard Goldsmith Partners

vs

Benjamin F. Wilton

Harry Wilton and

Francis G. Morse

J. E. Gastbins

Clerk County Court of said County
do truly certify that at the December
term A. D. 1861 in the County Court
of said County, judgment was
rendered in the above entitled
Cause in favor of plaintiffs for
the sum of \$580 27 debt and fifty
five dollars & Eighty-seven cents
damages, and that an appeal
was taken by Defendants herein
to the Supreme Court

Witness E. Gastbins
Clerk & seal of said Court
This 10th day of November
A. D. 1862

E. Gastbins Clerk

Charles Collins Land
N Kellogg et al

B 7 Welton et al

copy

From County Court of
Boone County

Clk Co Court Jan 1. 80

58027
5597

63614
5

\$31,807.70

Filed Nov. 13-1862 -

A. Johnston Clk

Paid by Treasurer \$5.00

Charles Collins
Samuel N Kellogg
E. B. Kirby and
Bernard Golasmith
vs appellees

Benjamin F Wilton
Harry Wilton and
Francis G. Morse
appellants

Appeal from
County Court of Bond
County

580-27
55-87

\$ 636 14
5

31-80-70

Filed Nov. 13. 1862.

N. Johnston Clerk

Paid by Appelles \$ 5.00

Benjamin J. Wilton,
Harry Wilton and
Francis G. Morse
Appellants

8463

by

Charles Collins,
Samuel A. Kellogg,
E. B. Kirby and
Samuel Goldsmith
partners under the
firm name of
Collins, Kellogg &
Kirby. Appellees -
App. from County Court
of Bond County -

Cost bill on page - 513.

Judgment of 636.14.

Copy of fine on - Proceeds of execution cut 25. Nov. 62 -

580-27
55-87
<hr/>
636.14
5
<hr/>
\$ 31-80-70

Order on Page 212.
" " " "
Book 16 "B"

Wm B. Coain
Appellant.

vs

P. L. Ward
Appellee.

147-87
5-

\$7,391.35

8464

Appeal from
Williamson ~~1884~~

Judgment \$147,87

Order entered on Page 212
of Book "B"
Certified on Page 514.

Certified Corp. final OR. Proceedings Oler. cut 26. Apr. 62.

P. L. Ward

vs
W. B. Crain

} assumpsit
March Term 1861
Milliamon Circuit
Court.

In the above styled Cause I Certi-
fy that the following order ap-
pears of record, viz
"Issue Jury & verdict. We the Jury
find the issues for the plaintiff
and assess his damages at \$147⁸⁷
motion of defendant for new trial,
plff enters remittitur for 32 Cents
his for new trial overruled & judgment
on verdict. Defendant prays an appeal
to the Supreme Court, allowed upon
Samuel Dunaway, Jasper H Crain
or Robt M. Hendly entering into bond
as his securities, in the sum of \$300⁰⁰
within 30 days. bill of exception may
be signed in vacation"

Given under my hand and the
Seal of the Milliamon Circuit Court
at Marion this 10th day of Novem-
ber A.D. 1861

Geo W Juddon Clk
by Jm Cunningham Secy

Mr. B. Coar

Appellant

vs

P. L. Ward

Appellee

Appl. from

Millinson

147-87

\$7.39.35

Filed Nov. 14 1862.

St. Johnston Ct

Paid by Allen \$5.00

