

8860

No. _____

Supreme Court of Illinois

Isaac N. Phillips

vs.

M. Rankin

71641  7

SUPREME COURT

Of the State of Illinois.

1st GRAND DIVISION.

June Term, 1867.

No. 81-----

Culver, Page & Hoyna, Stationers, Chicago.

8860

State of Illinois } ss. January Term A.D. 1869.
Marion County }

At a Court Court began
and held in and for The County of Marion
in the State, aforesaid, at the Court
House in Salem, on Monday January
18th A.D. 1869.

Present. Hon. James S. Martin - Judge.
James S. Jackson - Clerk.
James A. Correll - Spe. Juff.

Officers holding Court

Court opened by proclamation -

Matthew Rankin

No. 4.

vs

Isaac N. Phillips

Assumpsit Damages \$1000.⁰⁰

Subs now, at this day
to wit: Saturday January 23rd 1869, comes
the Plaintiff herein, by Willard G. of Goodman
his Attorney (and enters a motion to file
additional pleas and notice - motion
allowed by the Court to file either pleas
or notice - Monday January 25th 1869,
comes the parties herein (and their At-
torneys (and this cause is now called
for trial, (and by agreement is sub-
mitted to the Court without a jury.
The Court hears the evidence and if

arguments of counsel (and being fully advised) renders judgment for the Plaintiff for One Hundred (and Thirty Six Dollars (and costs of suit. it is therefore

Ordered, and adjudged, by the Court, That the said Plaintiff do have (and recover) of (and from) the said Defendants the said sum of One Hundred (and Thirty Six Dollars, damages, together with the costs (and charges herein, (and may have execution therefor &c.

Whereupon the Defendant by his attorney, prays an appeal to the Supreme Court, or which is allowed (and it is, Ordered by the Court, That Bill of Exceptions (and Appeal Bonds be filed by the first day of next Term of this Court - Clerk to Appraise Bonds


Know all men by these presents, that we, Isaac N. Phillips (and John Phillips, of the County of Marion (and State of Indiana are held (and firmly bound unto Matthew Rankin in the penal sum of Two Hundred (and Seventy Two Dollars, for the payment of which we bind ourselves our heirs, Executors (and Administrators, jointly severally (and firmly


By these presents.

Witness our hands and seals, this 13th day of February 1869.

The condition of the above obligation is such that whereas the said Matthew Rankin Plaintiff did, on the 25th day of January 1869 in the County Court of the County of Marion aforesaid, at the January Term thereof A.D. 1869 receive a judgment against the above ^{named} defendant Isaac N. Phillips Defendant in an action of Assumpsit for the sum of One Hundred and Thirty Six Dollars and costs of suit, from which judgment the said Isaac N. Phillips has taken an appeal to the Supreme Court of the State of Illinois.

And if the above bounden Isaac N. Phillips shall prosecute his appeal with effect and without delay and shall pay said judgment, costs, interest and damages, in case the said judgment be affirmed, then the above obligation to be void, otherwise to remain in full force and effect.

Isaac N. Phillips 

J. P. Phillips 

Given and approved by me this 13th day of February A.D. 1869.

James S. Jackson
County Clerk, Marion Co., Ill.

State of Illinois, ss.

Marion County I, James S. Jackson Clerk
of the County Court, in and for the County and
State aforesaid do certify, that the fore-
going is a true Copy, of the, order, of Court,
in the above entitled cause, and also
of the Appeal Bonds, in same.

Witness my hand and Official Seal
at my Office in Salem, this 8th
day, of February A.D. 1869.
J. S. Jackson clk.

James N Phillips
81

Matthew Rankin

Appeal from
Marion

Filed for James 1869
W. Wilbourn
CR

pt to Governor

W. J.
Cash for Exp.

Att. Sec. 5 per. Cr.

Pr. is
22 Dec 1869
$$\begin{array}{r} 213600 \\ 080 \\ \hline \end{array}$$