

8716

No. _____

Supreme Court of Illinois

Garren & Meyers

vs.

W.C.T.& Ferry Co.

71641  7

State of Illinois
Monroe County

Monroe County Circuit
Court, in the State of Illinois
Special November Term
A.D. 1858,

The Waterloo Boardwalk
Pumpkin & Ferry Co,

Tuesday 16th

vs
Francis A. Gann &
Ferdinand Meyer, late
partners doing business
under the name firm style
of Gann & Meyer

Debt

Now come the
parties plaintiffs
and defendants
and being

ready for trial, by consent this cause is submitted
to the court for trial, and the court upon examination
of this cause, and hearing the testimony, finds for
plaintiffs the sum of \$1000.00 debt and the sum of
\$49.15 damages, thereupon the defendants by their
att'y Wm. Underwood make a motion to set aside
the verdict for a new trial which is denied by the
court. It is thereupon ordered by the court that the
said plaintiffs have and recover from the said defen-
dants the said sum of \$1000.00 debt and the further
sum of \$49.15 damages together with the costs by
them expended in behalf of this suit and that they
have execution therefor &c whereupon the defendants
pray for an appeal of this cause to the supreme
court, which is granted, upon said defendants

entering into bond, in the penal sum of \$1500.00
within thirty days from the rendition of the judge's
verdict, with Adam Reis or George Gause and
Gustav Miller as securities.

On the 30th day of November A.D. 1858 the following
appeal bond was filed, to wit:

Know all
men by these presents, that we Francis A Gause
Adam Reis & Gustav Miller of the County of Monroe
and State of Illinois are held and firmly bound
unto the Waterloo & Carondelet Turnpike and Ferry Company
also of the same County and State, in the penal sum
of Fifteen hundred Dollars current money of the
United States for the payment of which well and
truly to be made, we bind ourselves our heirs, ex-
ecutors and administrators jointly severally and
firmly by these presents, Witness our hands and
seals this 22 day of November A.D. 1858,

The condition of the above obligation is such
that whereas the said Waterloo and Carondelet
Turnpike & Ferry Company did on the day of
November A.D. 1858, in the Circuit Court, and
for the County and State aforesaid, recover a judgment
against the above bounden Gause & Meyer
for the sum of eight hundred Dollars debt,
dollars

cents damages and costs of suit
from which said judgment of the said Circuit
Court the said Gause & Meyer have prayed for

and obtained an appeal to the Supreme Court of
said State, now if the said Isaac Meyer shall duly
prosecute their said appeal with effect, and shall
moreover pay the amount of the judgment costs,
interest and damages rendered and to be rendered
against them, in case the said judgment shall be
affirmed in the said Supreme Court, then the above
obligation to be void, otherwise to remain in full force
and virtue.

Taken and approved by
me, this 30 day of
November 18 1859

Wm. Emb

J. A. Gauen (Seal)
Adam Reynolds (Seal)
Gustav Miller (Seal)

State of Illinois
County of Monroe
in and for said County State certifies the foregoing
to be a true copy from the judgment in
the said cause and a true copy of the appeal
bond as appears of record in my office.

Witness My hand and seal hereof
this 1st day of November
1859

William Emb

69 ~~68~~ Gauen & Meyer
appellants

The Waterboord
le arondelet Tumpike
vs my bro,
vs appellees
Gauen & Meyer

App. from Monro -
dismissed with 5 per cent

Dismissed - 5 per cent -
interd Damages \$52.45 -
see Record Page 80
Proceedings & Minutes
issued 13 Dec. 1859 -

Jilka Nov. 18. 1859 -
A. Johnston Clerk
Rec'd by Gov. Kormu - \$3.33 1/3

Joseph B. Kalmus & James P. Craig

Procurator & Examiner

Dec. 13. 59

vs
Nash B. Kadar.

} Error to monna

Appeal dismissed. 5 per. Cent damages.

Please send certificate of dismissal to
Clerk of Monna & give execution for
costs & damages.

Francis Gauer & Fridolin Meyer

Procurator & Examiner

Dec. 13. 59

vs
Waterloo Carrollet ~~Company~~ &
Jerry Company.

} appeal from
Monna

Same order as above

Ernst P. Meyer

vs

Trustees of Bank of Waterloo

copy sent above

Dec 13. 59

} appeal
from
Th. Clair.

Send certificate of dismissal to
Clerk. no more.

[3716-3]

G. Haerner

Receipt
for
Clerk of Supreme
Court

G. Haem

No. 69

1859

Garren & Meyers.

Gusson & Meyer

vs

W. C. T. & Ferry Company

Appeal from Monroe

Dismissed with 5 percent
damages for delay.

8716

See Record "B". Page 80, for
final order.

Costs on Page 359—

Pro. & Ex. 13. Dec. 1859—