

11987

No. \_\_\_\_\_

# Supreme Court of Illinois

Stow~~r~~.

---

vs.

Yar~~r~~wood, et al.

---

71641  7



Know all men by these presents, that we, W. H. Stow,  
J. H. Gray, John Andrew, are held and firmly  
bound unto John Yarwood, Gardiner S. Corliss,  
& Joel H. Wicker, in the full sum of  
Fifteen Hundred dollars for the payment  
of which well & truly to be made, we bind  
ourselves, our heirs, executors & administrators  
jointly by these presents.

Witness our hands and seals, this ~~seventh~~  
day of ~~October~~ October A.D. 1852

The condition of this above obligation is such  
that whereas the said John Yarwood, Gardiner S.  
Corliss and Joel H. Wicker did on the 24<sup>th</sup> day  
of December A.D. 1851, in the Circuit Court of  
Cook County, Illinois, obtain a judgement against  
said William H. Stow for the sum of seven  
hundred and thirty-five dollars, from which  
said judgement, the said William H. Stow has prayed  
that a writ of Error may be granted from the  
Supreme Court of the said State of Illinois, to  
operate as a supersedeas, now if the said Stow  
shall duly prosecute the said writ of Error  
with effect, and moreover pay the amount of the  
said judgement - judgement, costs, interest  
and damages, rendered or to be rendered  
against him, in case the said judgement shall  
be affirmed in the said Supreme Court, then the  
above obligation to be void, otherwise to  
remain in full force.

Wm. H. Stow seal  
J. H. Gray seal  
James Andrew seal



Book, No. 23.  
Bond - City of Cov.

L. Leland

Yorwood St. Al.

Filed Dec. 29, 1852.  
L. Leland Clk.

Filed Feb. 15, 1853  
L. Leland Clk.  
By T. H. Leland J. J. J.

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



State of Illinois, sct.

WRIT OF ERROR—FREE TRADER PRINT.

The People of the State of Illinois,  
To the Clerk of the Circuit Court for the County of *Cook* — GREETING :

BECAUSE in the record and proceedings, as also in the rendition of the judgment of a plea which was in the Circuit Court of *Cook* — county, before the Judge thereof, between

*John Yarwood, Gardiner J. Corliss and  
Joel H. Wicker* —  
— plaintiff s, and *William H. Stow*

defendant it is said manifest error hath intervened, to the injury of the aforesaid

*William H. Stow* —  
as we are informed by *his* complaint, and we being willing that error, if any there be, should be corrected in due form and manner, and that justice be done to the parties aforesaid, command you that if judgment thereof be given, you distinctly and openly, without delay, send to our Justices of the Supreme Court the record and proceedings of the plea aforesaid, with all things touching the same, under your seal, so that we may have the same before our justices aforesaid at Ottawa, in the county of La Salle, on the *2<sup>d</sup> Monday in June* next, that the record and proceedings, being inspected, we may cause to be done therein, to correct the error, what of right ought to be done according to law.

WITNESS, the Hon. SAMUEL H. TREAT, Chief Justice of our said Court, and the seal thereof, at Ottawa, this *29<sup>th</sup>* day of *July* — in the year of our Lord one thousand eight hundred and fifty *two*,

*S. Leland* Clerk of the Supreme Court.  
*By P. H. Leland Depy, Clk.*



Cook

William H. Stow,  
vs.

John Yarwood Etals.  
writ of error

Filed July 29<sup>th</sup> 1852.  
L. Leland Clk  
By P. H. Leland Jy

11987



State of Illinois, set.

WRIT OF ERROR—FREE TRADER PRINT.

The People of the State of Illinois,

To the Clerk of the Circuit Court for the County of *Cook* — GREETING :

BECAUSE in the record and proceedings, as also in the rendition of the judgment of a plea which was in the Circuit Court of *Cook* - county, before the Judge thereof, between

*John Yarwood, Gardiner Harlip & Joel W. Wicker* —

plaintiff *S*, and *William H. Stow*

defendant, it is said manifest error hath intervened, to the injury of the aforesaid

*William H. Stow* —  
as we are informed by *his* complaint, and we being willing that error, if any there be, should be corrected in due form and manner, and that justice be done to the parties aforesaid, command you that if judgment thereof be given, you distinctly and openly, without delay, send to our Justices of the Supreme Court the record and proceedings of the plaint aforesaid, with all things touching the same, under your seal, so that we may have the same before our justices aforesaid at Ottawa, in the county of La Salle, on the *2<sup>d</sup> Monday in June* next, that the record and proceedings, being inspected, we may cause to be done therein, to correct the error, what of right ought to be done according to law.

WITNESS, the Hon. SAMUEL H. TREAT, Chief Justice of our said Court, and the seal thereof, at Ottawa, this *29<sup>th</sup>* day of *July* — in the year of our Lord one thousand eight hundred and fifty *two*,

*S. Seland* Clerk of the Supreme Court.  
*By P. H. Seland Secy. Clk.*



Cook. Ct<sup>o</sup> 23

William H. How  
vs.

John Yarwood et als,

writ of error.

93

Filed July 29<sup>th</sup> 1852.

L. Leland Clk.  
By P. H. Leland Depy.

This writ of error is  
made a *super sedens*  
and such is to be obeyed  
by all concerned.

L. Leland Clerk  
By P. H. Leland Depy.

1852