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No. _____

Supreme Court of Illinois

Radcliff *et al*

vs.

Pierce *et al*

Know all men by these presents
that we, David V. N. Radcliff, Frederick
E. Radcliff as principals and William
Wyman and Michael D. Gregory as sureties
are held and firmly bound unto
David W. Watson his heirs executors
administrators and assigns, in
the penal sum of three hundred
dollars for the payment of which
well & truly to be made as jointly
and severally bind ourselves
our heirs, executors administrators
and assigns, firmly by these
presents.

Witness our hands and seals
this 22^d day of December A.D. 1858.

The condition of the above obliga-
tion is such that whereas the said
David V. N. Radcliff & Frederick E. Radcliff
have sued out of the Supreme Court for the Second
Grand division of the State of Illinois a writ of
error to the Circuit Court within & for the County
of Coles in said division & State, in their own
names and in the names of the Illinois Central
Railroad Company, the Terre Haute Alt & St. Louis Rail-
road Company, Amos Cutler & Morgan Griffin,
upon a judgment or decree rendered by said
Circuit Court at the October Term A.D.
1858 for two hundred and thirteen ¹⁵/₁₀₀ dollars
in favor of David W. Watson & against the

Terre Haute Union & St. Louis Railroad Company
the Illinois Central Railroad Company
Amos Cutter, Morgan Griffin, David V.

N. Radcliff, Frederick E. Radcliff, which writ of
error was, by order of a Justice of said Court in ora-
tion made a supersedeas.

Now, if the said David V. N. Radcliff &
Frederick E. Radcliff shall prosecute the said writ
with effect & without delay, & shall moreover
pay to the said David W. Watson the said judg-
ment of the said Circuit Court, and also all
such costs, interest & damages as may be
awarded against them in case the said
judgment of the said Circuit Court shall be
affirmed by the said Supreme Court
then this obligation to be
void otherwise to remain
in full force and effect

David V. N. Radcliff Seal
by his atty. Lucien Eaton.
Frederick E. Radcliff Seal
Michael Dessigny Seal
William Wyman Seal

J. C. R. R. Co et al
vs

D. W. Watson

Bond

David W. Redcliff
et al,

vs

David W. Watson

Bond for supersedeas,

W. H. Deane et al
vs
J. W. Turner
et al

To the Honorable the
Justices of the Supreme Court
of the State of Illinois.

I, Jacob Cutler, Sheriff of the county
of Shelby in the state of Illinois, do
hereby certify that Michael D. Gregory is
a resident free-holder near the town
of Shelbyville in said county; that
he is pecuniarily responsible, with ability
to fulfil any covenant or obligation
he would likely enter into and be an-
swerable for; and that he makes a
good and sufficient bond in the sum
of five thousand dollars, and beyond
said sum.

Witness my hand at Shelbyville,
this twenty first day of December, A. 1858

Jacob Cutler
Sheriff of Shelby Co. Ill.

David V. A. Rodcliff
H. A. A.

W
Chas. H. Pierce

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12318 1/2

Bonds

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Central

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Know all men by these presents that
we David V. N. Radcliff and Frederick
E. Radcliff as principals and William Mye
man and D. C. Wilson as sureties are held
and firmly bound unto Albert H. Pierce
his heirs, executors, administrators and
assigns in the penal sum of Two hundred
and fifty dollars for the payment of which
well and truly to be made or jointly and
severally bind ourselves, our heirs, executors,
administrators and assigns firmly by these
presents.

Witness our hands and seals this 22^d day
of December A. D. 1858.

The condition of the above obligation is such
that, whereas the said David V. N. Radcliff &
Frederick E. Radcliff have, in their own names
and in the name of the Illinois Central Rail
road Company, the Terre Haute, Alton and St.
Louis Railroad Company Amos Cutler and
Morgan Griffin, sued out of the Supreme Court
for the second Grand Division of the State of Illinois
a writ of error to the Circuit Court of Coles in
said Division and State upon a judgment
or decree rendered by said Circuit Court at the
October term A. D. 1858 for \$103.37 in favor
of Albert H. Pierce and against the Illinois
Central Railroad Company, the Terre
Hauter, Alton and St. Louis Railroad
Company, Amos Cutler, David

V. N. Radcliff Frederick E. Radcliff
and Morgan Griffin, which
writ of error was by order of one of
the Justices of said Supreme Court in
vacation made a supersedeas.

Now if the said David V. N. Radcliff
and Frederick E. Radcliff shall prosecute
the said writ with effect and without de-
lay and shall moreover pay to the said ~~District~~
~~H. A.~~ Albert H. Pierce the said judgment
of the said Circuit Court and also all such
costs interest and damages as may be
awarded against him in case the said
judgment or decree of the said Circuit Court
shall be affirmed by the said Supreme Court
then this obligation to be void
otherwise to remain in
full force and effect —

David V. N. Radcliff *(Seal)*
by his attorney Lucien Eaton.
F. E. Radcliff *(Seal)*

J. G. Nelson *(Seal)*
William Wyman *(Seal)*

Know all men by these presents that
we, David V. N. Radcliff, Frederick
E. Radcliff as principals and William Wy-
man and Michael D. Gregory as sureties
are held and firmly bound unto Thomas
B. Johns his heirs, executors, administrators
and assigns in the penal sum of Five hundred
and ninety dollars, for the payment of which
well truly to be made, as jointly and
severally bind ourselves our heirs, executors
administrators and assigns, firmly by these
presents.

Witness our hands and seals this 22^d day
of December A.D. 1858.

The condition of the above obligation is such
that, whereas the said David V. N. Radcliff &
Frederick E. Radcliff have in their own names
and in the names of the Illinois Central
Railroad Company, the Terre Haute, Alton
and St. Louis Railroad Company, Amos Catter
and Morgan Griffin, sued out of
the Supreme Court for the second grand division
of the State of Illinois, a writ of error to the Cir-
cuit Court within and for the County of Cole in
said Division and State, upon a judgment or decree
rendered by said Circuit Court at the October term A.D. 1858
for \$483⁰⁰ in favor of Thomas B. Johns a-
gainst Amos Catter, David V. N. Radcliff, Morgan

Griffin, Frederick E. Radcliff, Illinois Central Rail-
road Company & Terre Haute, Alton & St. Louis
Railroad Company, which writ of error
was by order of one of the justices of said Supreme Court
made a supersedeas.

Now if the said David V. N. Radcliff
and Frederick E. Radcliff shall prosecute
the said writ with effect and without delay
and shall moreover pay to the said Thomas B.
Johns the said judgment of the said Circuit
Court and also all such costs, interest & dam-
ages as maybe awarded against them
in case the said judgment of the said
Circuit Court shall be affirmed by the
said Supreme Court then this obligation
is void - otherwise to remain in full
force & effect.

David V. N. Radcliff (Seal)
by his atty. Lucien Eaton,
Frederick E. Radcliff (Seal)
Michael Desjardis (Seal)
William Wymann (Seal)

L. V. M. Radeyffol
et al^{so}

Thos B. Johns

Thos B. Johns

Bond for Super
videns

Edith & Crispos
Thos B. Johns
et al

Know all men by these presents that we,
David T. N. Radcliff, Frederick E. Radcliff or
principals, and Michael S. Gregory & William Heyman
as securities are held and firmly bound unto David W.
Crosby & William Wagoner, their heirs, executors, administrators
and assigns, in the special sum of two hundred
dollars, for the payment of which well and truly to be
made, we, jointly & severally, bind ourselves
our heirs, executors, administrators and
assigns, firmly by these presents.

David W. Radcliff
et. al

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David W. Crosby
William Wagner

David W. Radcliff

Rec'd Dec 22/58
Wm. W. Radcliff
et. al

Whereas our last and seals, this 22^o day
of December A.D. 1858.

The condition of the above obligation is
such that whereas the said David T. N.
Radcliff & Frederick E. Radcliff have sued
out of the Supreme Court for the second and division
of the State of Illinois a writ of error to the Circuit
Court for the County of Cook in said division and state
upon a judgment rendered by said Circuit Court
at October Term A.D. 1858 for one hundred & fifteen
dollars, in favor of David W. Crosby & William Waggoner of record,
and against said David T. N. Radcliff, Frederick E. Radcliff
and others, which writ of error was by order of one of the
Justices of the Supreme Court in vacation made a supersedeas.

Now if the said David T. N. Radcliff & Frederick E. Radcliff
shall prosecute the said writ of error with effect
and without delay & shall recover pay to the said
David W. Crosby & William Waggoner the said judgment of the
said Circuit Court & also all such costs interest & damages as may be
awarded against him in case the judgment of the Circuit Court
shall be affirmed by said Supreme Court, then this obligation to be void otherwise
to remain in full force.

David T. N. Radcliff (Seal)
by his atty, Lucien Eaton
Frederick E. Radcliff (Seal)
Michael D. Ryan (Seal)
William Wymann (Seal)

Know all men by these presents that
we David V. N. Radcliff, Frederick E. Rad-
cliff as principals and William Wy-
man and Michael D. Gray as sureties
are held and firmly bound unto
John P. Mosher, William B. Trull and
Melville Topping their heirs, executors,
administrators and assigns in the
penal sum of seven hundred and
fifty dollars, for the payment of
which well and truly to be made
we, jointly and severally, bind our-
selves our heirs, executors administ-
rators and assigns jointly by these presents.

Witness our hands and seals this 22^d
day of December A.D. 1858.

The condition of the above obligation
is such that whereas the said David V.
N. Radcliff & Frederick E. Radcliff have
in their own names and in the names
of Maryan Griffin Amos Luther &
the Illinois Central Railroad Company
& the Terre Haute Alton and St. Louis
Railroad Company sued out of the Supreme
Court for the Second Grand Division of
the State of Illinois a writ of error
to the Circuit Court within & for the
County of Coles in said Division of

State, upon a judgment rendered
by said Circuit Court at the October
term A. D. 1858 for \$634,54 - in favor
of John B. Asher, William B. Truel & Melville
Topping and against Morgan Griffin Amos
Lenther, David W. Radcliff, Frederic E.
Radcliff, The Illinois Central Railroad Company & the Terre
Haute & St. Louis Railroad Company, which writ
of error was by order of the Justices said Supreme
Court in vacation made a supersedeas.

Now if the said David W. Radcliff & Frederic
E. Radcliff shall prosecute the said writ with effect
and without delay & shall moreover pay to the
said Defendants in error the said judgment of the
said Circuit Court & also all such costs,
interest & damages as may be awarded against
them, in case the said judgment of the said Circuit
Court shall be affirmed by said Supreme Court then this
litigation to be void, otherwise to remain in full force & effect.

David W. Radcliff (Seal)
by his atty. Lucien Eaton,
Frederic E. Radcliff (Seal)
Michael D. Lorey (Seal)

William W. Wymann (Seal)

David W. N. Haddock
et al.

vs.

Walter Snell & Company

Bankrupts & Assignees.

Filed Dec 22/58

Wm. D. Toney
Att'y

Know all men by these presents that we David
W. Radcliff & Frederick C. Radcliff as principals
and William Wyman & Michael W. Gregory as accountants are
held and firmly bound unto David M. Reese & George
N. Baker their heirs executors, administrators & assigns
in the penal sum of Seventy Hundred Dollars for the
payment of which well and truly to be made, we,
jointly and severally, bind ourselves, our heirs, executors
administrators, and assigns, firmly, by these presents.

Witness our hands & seals this 22nd day of December
A.D. 1858.

The condition of the above obligation is such that
whereas the said David W. Radcliff & Frederick C.
Radcliff have sued out of the Supreme Court for
the Second Grand Division of the State of Illinois
a writ of error to the Circuit Court for the County of
Coles in said Division estate upon a judgment
rendered by said Circuit Court at October
Term 1858 for fourteen hundred and twenty two
dollars and six & two cents in favor of said

Dan R. Radcliff
et. al.

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Stand in Rees
et. al.

Dan for
superior

Dec 22/58
Wm. C. Cunniff
CSE

David M. Reese & George N. Baker
and against the said David V. N. Radcliff
Frederick E. Radcliff and others, which
said writ was by order of one of the Justices of said
Supreme Court, in vacation, made a supersedeas.
Now if the said David V. N. Radcliff and
Frederick E. Radcliff shall prosecute the
said writ with effect without delay, and shall
nevertheless pay to the said David M. Reese and George N.
Baker the said judgment of the said Circuit
Court and also all such costs, interests
and damages as may be awarded
against them, in case the said
judgment of the said Circuit Court
shall be affirmed by the
said Supreme Court then this
obligation to be void, otherwise
to remain in full force
and effect.

David V. N. Radcliff (Seal)
by his atty, Lucien Couton.
Frederick E. Radcliff (Seal)
Michael D. Greer (Seal)
William Wymann (Seal)

David T. Madeliff
et al

vs.

A. H. Pierce

Bond for pursuance.

Filed Dec 2/58
W. C. C. C. C.
et al