

At a Supreme Court, of the State of Illinois,  
begun and held at Mount Carmel, within and  
for the first Grand Division of said State, On  
Tuesday the tenth day of November, in the year  
of our Lord one thousand eight hundred and  
sixty-three.

Present,

Hon. Pinckney H. Wilson. Associate Justice,

" Sidney P. Mason. " "

" William Schirmer  
" 22. vs }  
" The People } Court to Randolph

" And now on this day comes the  
" People, by Thomas S. Casey, Esq. State Attorney,  
" and enters his motion, and moves the Court  
" to award a writ of Certiorari herein, and  
" the Court not being sufficiently advised,  
" takes time to consider."

And afterwards to-wit: At said Term of said  
Court, so being holden as aforesaid, and on  
Thursday, the 12<sup>th</sup> day of November. A. D. 1863.  
There was made by said Court, and entered of record in  
said Court, the further following Order to-wit:-

" William Schirmer  
" 22. vs }  
" The People } Court to Randolph.

" And now on this day comes the Pe



" parties by their Attys, and the motion for a writ  
 " Certiorari heretofore made and return in this case  
 " being considered and fully understood, is, by  
 " the Court allowed. It is therefore ordered by the  
 " Court that a writ of Certiorari issue herein  
 " directed to the Clerk of the Circuit Court of  
 " Randolph County - returnable instant." "

And afterwards to-wit; at said Term of said  
 Court, so being helden as aforesaid, and on  
 Tuesday the 17<sup>th</sup> day of said November A. D. 1863,  
 There was made by said Court, and entered of record  
 in said Court, the following further and final  
 order to-wit.

" William Schirmer. Plaintiff in error.  
 " vs  
 " 22. The People of the State of Ill. Defendants in error. } Error to Randolph

" And now on this day comes the said Plaintiff  
 " in error by Tho<sup>s</sup> G. Allen Esq, his Atty, and the said Defendants  
 " in error by Tho<sup>s</sup> S. Cassay Esq, State Atty, and by their Counsel  
 " and request, the Court orders that if the writ of  
 " Certiorari issued herein, be returned here in time for  
 " having this cause heard at the next term of the  
 " Supreme Court to be holden at Springfield, then, and  
 " in that case, the venue in this cause shall be, and  
 " the same is hereby changed to the second General  
 " Division. And in that event, it shall be the duty  
 " of the Clerk of this Court, to make out under the seal of  
 " his office, a certified copy of the proceedings of this



" Court in this cause, and transmitted the same, together  
" with all the papers of the cause, to the Clerk of the  
" Supreme Court at Springfield."

State of Illinois, S. S.

Superintendent of said State.

First General Division.

I, Noah Johnston, Clerk of the said Courts,  
do hereby certify that the foregoing is a true  
and perfect copy of the three and only orders  
of the said Superintendent in the above and  
foregoing styled cause - as the same appears  
of record in my office.

In Testimony Whereof, I have hereunto

set my hand - and affixed

Seal of the Superintendent of  
Illinois - at Office in Mount-

Verona, this 19<sup>th</sup> day of December

A. D. 1863.

Noah Johnston Clerk



Schimmer

vs

People

Johnston's  
Certificate in charge  
of record

no case

Filed Dec 26/63  
W. A. Murray  
clerk

