

No. 14282

Supreme Court of Illinois

Richardson

vs.

Quinn

71641  7

STATE OF ILLINOIS,
SUPREME COURT,
Third Grand Division.

14282

No. 262.

*Richardson
vs
Quinn*

1862

United States of America
State of Illinois
City of Anna

Pleas before the Honorable
Alexander Gibson the
Judge of the Court of Com-
-mon Pleas of the City of
Anna, Hancock County, State
of Illinois: at a Term of
said Court began and holden at
the Court Room at the City of Anna
aforesaid, on the fourteenth day of
June in the year of our Lord an
-said Eight hundred and Fifty Eight

Present the Honorable Alexander Gibson
Judge

Richard L. Montgomery State Attorney
George Corwin Sheriff

Attest
James J. Parr Clerk
The Court opened by proclamation

As it is remembered that heretofore to-
-wit: on the 15th day of June A.D. 1858 the
same being one of the days of the June
Term A.D. 1858 of said Court the following
among other proceedings were had
and entered of Record in said Court

Perkins Richardson vs Bernard Quinn Appeal
This day come the

parties to this suit by their attorneys and
on motion of Plaintiff it is ordered
that a jury come whereupon come a
jury of good and lawful men To wit:

John Dow

Isaac Marlett

G W Gray

W F Rowan

Dudak Mead

Jesse Causdell

Charles Reeves

Justin Dodge

R. S. Marlett

D W Young

James Hyde

John Fleming

who being severally called tried
elected and sworn also come and
after hearing the the evidence add-
uced arguments of counsel and
instructions of the Court retire in
charge of a sworn officer to consider
of their verdict and afterwards
come into Court and for a verdict
upon their oaths say. That the jury find
the issues joined in favor of the Plaintiff
and assess his damages at thirty
Dollars. Thereupon Defendant comes
and enters his motion for a new trial
herin

And afterwards To wit: on the 8th day of
July 1858 the same being one of the
days of the term of said Court the following arising the proceed-
ings were had and entered of Record in
said Court To wit:

Parkins Richardson

Bernard Quinn

Appeal
This

day this cause coming on to be heard upon the Defendants motion for a new trial herein and the court being fully advised overrules said motion:

Therefore it is considered by the court that said Plaintiff have and recover of said Defendant his damages of Thirty Dollars in form as heretofore assessed and also his costs and charges by him about this suit expended and have Execution therefor

For which decisions of the court the Defendant at the time excepted and prayed an appeal of this cause to the Supreme Court of the State of Illinois and for time to file his bill of Exceptions and appeal bond and it is ordered that the appeal be allowed upon Defendants entering into bonds in the sum of Seventy Dollars to be approved by the Clerk of this court and that he have ten days to file his bill of Exceptions and bond herein

And as Defendants motion it is further ordered that the Plaintiff pay twenty per cent of the costs of this suit

And afterwards To wit on the 10th day of July A.D. 1858 there was filed in the office of the Clerk of the Court of Common Pleas of the city of Amvra an appeal bond which is in the words and figures following To wit:

day this cause coming on to be heard upon the Defendants motion for a new trial herein and the court being fully advised overrules said motion:

Therefore it is considered by the court that said Plaintiff have and recover of said Defendant his damages of Thirty Dollars in form as heretofore assessed and also his costs and charges by him about this suit expended and have Execution therefor

For which decisions of the court the Defendant at the time excepted and prayed an appeal of this cause to the Supreme Court of the State of Illinois and for time to file his bill of Exceptions and appeal bond and it is ordered that the appeal be allowed upon Defendants entering into bonds in the sum of Seventy Dollars to be approved by the Clerk of this court and that he have ten days to file his bill of Exceptions and bond herein

And as Defendants motion it is further ordered that the Plaintiff pay twenty per cent of the costs of this suit

And afterwards To wit on the 10th day of July A.D. 1858 there was filed in the office of the Clerk of the Court of Common Pleas of the city of Amvra an appeal bond which is in the words and figures following To wit:

Know all men by these presents that
we Bernard Levin and Francis
Quinn are held and firmly bound
unto Perkins Richardson in the special
sum of Seventy dollars lawful money
of the United State for the payment
of which well and truly to be made
we bind ourselves our heirs and
legal representatives jointly sever-
ally and firmly by these presents
Witness our hands and seals this
19th day of July A.D. 1858

The condition
of the above obligation is such that
whereas at the same Term of the Court
of Common Pleas of the City of Aurora
for A.D. 1858 the said Richardson did obtain
a judgment against the above bounden
Quinn for the sum of thirty dollars
besides costs from which judgment
the said Levin has prayed an
appeal to the Supreme Court which
was granted - Now if the said
Quinn shall pay and satisfy said
judgment interest damages and
costs in case such judgment
shall be affirmed and shall
prosecute such appeal with effect
without delay then the above
obligation to be void otherwise to be
and remain in full force and effect

In presence of
B. J. Parks

Bernard Levin Esq
Francis Quinn Esq

Know all men by these presents that
we Bernard Levin and Francis
Quinn are held and firmly bound
unto Perkins Richardson in the special
sum of Seventy dollars lawful money
of the United State for the payment
of which well and truly to be made
we bind ourselves our heirs and
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The condition
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costs in case such judgment
shall be affirmed and shall
prosecute such appeal with effect
without delay then the above
obligation to be void otherwise to be
and remain in full force and effect

In presence of
B. J. Parks

Bernard Levin Esq
Francis Quinn Esq

State of Illinois
Kane County } ss.
City of Aurora }

I James G. Barr Clerk
of the Court of Common
Pleas of the City of Aurora do hereby
certify that the above and foregoing
Transcript is a true perfect and
complete copy of all proceedings
entered of Record in a cause lately
pending in the Court of Common
Pleas of the City of Aurora between
Perkin Richardson Plaintiff
and Bernard Durin Defendants
and of the appeal bond on file
in said cause

Witness my name & the seal
of said Court at Aurora the
25th day of April A.D. 1899

James G. Barr
Clerk

Fees 8 1/10 folios \$.81
cert & seal .35 \$ 1.16

Patrick Richardson
262

(14)
Bernard Quinn

Fri April 23. 1872
L. Leland
Clerk