

No. 13775

# Supreme Court of Illinois

Pearson

vs.

Farrell

71641  7

United States of America.  
State of Illinois Cook County Ill.

I was before the Honorable the  
Judges of the Superior Court of Chicago  
within and for the County of Cook and  
State of Illinois, at a regular term of  
said Superior Court of Chicago, begun and  
held at the Court House in the City of  
Chicago, in said County and State on the  
first Monday being the fifth day of Feb-  
ruary in the year of our Lord eight hundred  
and sixty and of the Independence  
of the United States of America the eighty-  
fourth.

Present the Honorable Mr. Wilson Chief Justice  
of the Superior Court of Chicago.  
Wm. N. Veig and O. Grant Goodrich Judges  
Charles Weaver Prosecuting Attorney  
John Gray Sheriff of Cook County.

Attest

Walter Kimball Clerk.

Be it remembered, that after several, to wit:  
on the 25<sup>th</sup> day of February A. D. 1860.  
said day being one of the days of the Feb-  
ruary Term of said Court, the following  
among other proceedings were had and  
entered of record in this Court, to wit:

Gustavus C. Pearson &

John H. F. Grace

vs Garnishment.

Joseph Farrell Garnished of  
Joseph Clark & William H. Study

And now again comes said plaintiff  
as well said Garnisher of said defendants  
Joseph Farrell, by their attorney, as aforesaid  
and Counsel being heard on motion of said  
Farrell heretofore submitted for a new trial  
verdict, and the Court being fully advised  
overrules said motion for a new trial, where-  
fore said plaintiff ought to have judgment  
entered on verdict and finding of the Jury  
and said verdict.

Therefore it is considered said defendants  
Joseph Clark and William H. Study, <sup>for the</sup> ~~and~~ and  
benefit of said plaintiff in this suit do have  
and recover of said Garnished Joseph

Farrell the said sum of two hundred and fifty seven dollars, in form aforesaid by the Jury found due from him to said defendants, together with their costs and charges in this behalf expended and have execution therefor.

And thereupon said Joseph Farrell having entered his exceptions propound an appeal herein to the Supreme Court which is allowed on filing bond in three hundred and fifty dollars with security to be approved by a Judge of this Court, & to be filed within ten days.

And thereupon, to wit, on the 2<sup>nd</sup> day of March, in the year aforesaid, the said Joseph Farrell filed in the office of said Clerk, his certain Appeal Bond in the words & figures following, to wit:

Know all Men by these presents, that Mr. Joseph Farrell and A. C. Smith of the County of Perry & State of Illinois & Nelson P. Heat of the County of Perry & State of Illinois & Michael Kulas of the

County of Cook and State of Illinois  
are held and firmly bound unto Gustavus  
C. Pearson and John H. J. Grace also of  
the same County and State, in the penal sum  
of Three Hundred and Fifty Dollars law-  
ful money of the United States, for the  
payment of which, well and truly to be made  
we bind ourselves, our heirs, executors and  
administrators, jointly, severally and firmly  
by these presents.

Witness our hands and seals this  
23 day of March A. D. 1860.

The Condition of the above obligation  
is such, that whereas the said Gustavus C.  
Pearson and John H. J. Grace, did on  
the twenty fifth day of February A. D. 1860,  
in the Superior Court of Chicago, in and  
for the County of Cook, and State aforesaid  
and of the February Term thereof A. D.  
1860, recover a Judgment against the above  
bound Joseph Barrell Garnished of Joseph  
Clark & William H. Study for the sum  
of Two hundred and fifty seven Dollars  
and                    cents besides costs of suit;  
from which said Judgment of the said  
Superior Court of Chicago the said Joseph  
Barrell has prayed for and obtained

an appeal to the Supreme Court of said State.

Now therefore if the said Joseph Farwell shall duly prosecute his said Appeal with effect, and moreover pay the amount of the judgment, costs, interest and damages rendered, and to be rendered, against him in case the said judgment shall be affirmed in said Supreme Court, then the above obligation to be void, otherwise to remain in full force and virtue.

Taken and entered into  
before me at my office  
in Chicago, this day  
of A. D. 1860.

Grant Goodrich

Judge of Superior Ct  
of Chicago.

Joseph Farwell (seal)

D. C. Barber (seal)

A. P. Head (seal)

Michael Kuley (seal)

State of Illinois }  
Cook County } ss. Michael Kuley being  
duly sworn says he is a resident of the city  
of Chicago, County & State aforesaid & that he  
is worth the sum of seven hundred dollars, over  
and above all his debts & liabilities of whatever  
nature or description & exclusive of property exempt  
from execution.

Subscribed & sworn to before me this 30<sup>th</sup>  
Day of March A. D. 1860

Chas. H. Ferguson (seal)  
J. C.

Michael Kuley

State of Illinois  
Cook County J. S. Walter Kimball Clerk  
of the Superior Court of Chicago, within & for  
said County, in the State aforesaid, do hereby certify  
the foregoing to be a copy of the judgment, now  
allowing appeal & appeal bond, in a certain  
cause, wherein Gustavus C. Benson & John H. T. have  
an appeal & Joseph Farrell Gamisher of  
Joseph Clark & William H. Study are defendants.

Witness my hand and the  
Seal of said Court at the  
City of Chicago, this 24th  
day of April A. D. 1860.  
Walter Kimball Clerk



368

Jacobus C. Pearson

et al

Joseph Farrell

13775

~~Filed April~~

Filed May 12<sup>th</sup> 1880  
L. Deland.  
Clerk

257.00

0 5

\$1285.00 Dgt.

Acc.

\$1<sup>00</sup> Paid by P.H. and  
M. H. H. H.