

13692

No. _____

Supreme Court of Illinois

Ramer

vs.

Carr et al

William Raines) Circuit Court of
Erwin Carr) Grundy County
Caleb Carr) v State of Illinois
Assumpsit

State of Illinois }
Grundy County } S.S.

I George H. Kiersted

Clerk of the Circuit Court in and for said
County do hereby certify that on the thirteenth
day of September A.D. 1835 a summons was
issued in the above entitled case by the direc-
tion of said plaintiff against said defendants
to the Sheriff of said Grundy County and which
writ was returned by said Sheriff - served by
reading the same to said defendants on the 13th
day of September A.D. 1835. And I further
certify that at the October Term of said Court
A.D. 1835, to wit, on the third day of October A.D. 1835
the issue having been joined in said case by
said parties, a jury was called and sworn in said
case and after hearing the proofs in said
case and the arguments of counsel and the in-
structions of the Court retired in charge of an of-
ficer of said Court to consider of their verdict &
on the said third day of October returned into
Court the following verdict, to wit: "We the jury
find for the plaintiff and assess his damages
at four hundred and two dollars" and thereupon
judgment was entered in favor of said plaintiff
and against said defendants for four hundred
and two dollars damages and costs of suit.
And I further certify that at the said October
term of said Court, to wit, on the fifth day of October

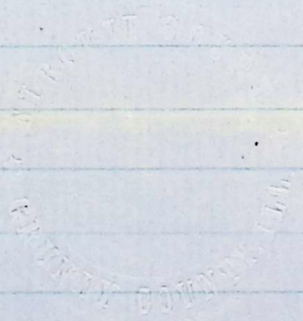
At 1835 an appeal was prayed by said defendants
to the Supreme Court of the State of Illinois and
which was granted by said Circuit Court on the
condition that said defendants enter into bond
with George Collins as security in the sum of one
thousand dollars and file the same with the
Clerk of said Circuit Court within twenty days
after the said fifth day of October A.D. 1835 -
And I further certify that said appeal
was perfected by the said defendants filing a
bond in my office in the sum of one thousand
dollars executed by themselves & George Collins as
security, within the time fixed by the Court
as aforesaid - And I further certify that
all of the facts and statements aforesaid appear
of record in my office -

And I further certify that said defendants have
never appeared to demand a copy of the record
in said case and that they have never offered
to pay me my fees for making a copy of said
record and have never inquired of me what the
amount of my fees would be in said case for
making out said record -

In Testimony whereof I have hereunto set
my hand and affixed the seal of said
Court this sixteenth day of June 1836

Wm. A. Green Clerk

WAG



Supreme Court

Wm. H. H. H. H.

vs

Edwin P. Carr et al

Record of Gravel Co. Court

Filed June 18, 1856
L. Selous
Clerk

55

13692