

14130

No. _____

Supreme Court of Illinois

People ex rel Duncan

vs. .

Samuel Thorn

71641  7

Supreme Court
July 21, 1841

The People vs. rel.
James M. Duncan, late
Clerk of the Supreme Court. }
Samuel Thorn }
Sheriff of Lawrence County. }

James M. Duncan being sworn states
that he transmitted to Samuel Thorn
Sheriff of Lawrence County for collection the following
fee bills & executions for costs in the said Su-
preme Court: viz.

Wm. Allen & Howard vs. Hopkins \$ 7.28
John Miller guardian of M. Fossie
vs. John Conie (July 1839) " 11.76 1/2

And the said Duncan states that
said fee bills & executions for costs were for
services rendered by him as Clerk of the Court
and that he is interested in said fee bills &
executions, they being for ^{the} services rendered as
aforesaid. The said Duncan further states
that the said Thorn
has failed to return said fee bills & executions
or either of them, and that the said Thorn
has not paid to said Duncan the amount
thereof, or any part thereof; whereupon your
Affiant asks for a Rule against the said
Thorn, Sheriff.

J. M. Dunn at

Sworn to & subscribed
Before me this 15th day of July 1841.
Ezek. C. Ho.

Sup. Court,

People, on rel.

Ind. No. 5 in case

Sett. (Mo. Sup. Ct

vs
Samuel Horn

Jeff. Lawrence & Co

Mo. for Rule.

Filed July 15, 1841

Wick
C. C. B.

14130

To the Honorable the Supreme Court
of the State of Illinois

Samuel Thoren Sheriff in and
for the County of Lawrence and State of Illi-
nois for Answer to the Rule of your Honorable
Court made and entered at the July term AD 1841
requiring him to return to your Honorable
Court the following fee bills and executions
to him directed from your said Court
to wit "Kinrade and Howard vs Hoskins"
and "John Miligan admr of William Corrie vs
John Corrie" Answereth and saith that the
first named execution, ^{& fee bill} never came to his
hands or was ever seen by him. That the se-
cond named execution and fee bill came to
hand by due course of mail, and that he
used due diligence to find property of the
intestate on which to levy the same but could
find none in the hands of the administrator
aforesaid or otherwise. That he laid by the said
execution and fee bill intending in a few
days thereafter to return the same but that
he entirely forgot to do so, or that he had the
same in his hands until the service on
him of a copy of the aforesaid rule of your
Honorable Court. That he has since re-
turned the same, and now prays that
he may be discharged from any further
proceeding herein. And as in duty bound
he will ever pray -

Samuel Thoren
of Lawrence Co

State of Illinois Lawrence County } ss

Personally appeared before me
Ebenezer Kane Ryan Clerk of the Circuit Court
in and for the County aforesaid Samuel Horn
Sheriff as aforesaid who being first duly
sworn saith that the matters and things as
set forth in the foregoing answer are true

In Testimony Whereof I have
hereunto set my hand and
affixed the Seal of said
Court at Lawrenceville this
16th day of June AD 1849.

E. J. Ryan Clerk



The People Ex Rel &c
vs
Saul Thorne

Filed 7th July 1842

Wick

Ed. G.

attached
to be
deposited upon the part
of amt due in the
case of Milligan
vs Corrie & the
costs of this proceeding.