

14401

No. _____

Supreme Court of Illinois

Colvin

vs.

Harvey

71641  7

STATE OF ILLINOIS,
SUPREME COURT,
Third Grand Division

No. 74

62

1863
Colvin

vs
Harvey

14401

State of Illinois,
Perry County } I Daniel B Routh, do
solemnly swear that I am worth more
than four hundred dollars, independent
of my legal liabilities, and of any
rights of the Homestead Law of the State
of Illinois -

sworn to and subscribed } D. B. Routh
before me this 19 day of
June A. D. 1862

John S. Winter, Clerk

William M. Harvey
as
Alfred Calvin
Affidavit of
Justification

Filed July 22 1862
L. Leland Clerk

William M. Harvey
vs
Alfred Colvin

Abstract &
Points

Filed July 22nd 1862
L. Leland Clerk
per Min

Know all Men by these Presents, That Alfred Colvin and Samuel McFarland

Alfred Colvin as principals and Samuel B. Routh Samuel McFarland as security, are held and firmly bound unto William M. Harvey

in the penal sum of four hundred dollars good and lawful money of the United States, for the payment of which, well and truly to be made, ~~the said~~ we

bind ourselves & our heirs, executors and administrators, jointly, severally and firmly by these Presents.

Witness, our hands & seals

this fifth day of June A. D. 1862




The Condition of the above Obligation is such, That, whereas the above named William M. Harvey

did, at the September Term of the Circuit Court, held in and for the County of Knox in the State of Illinois, A. D. 1861 recover a judgment against the above bounden Alfred Colvin & Samuel McFarland.

for the sum of one hundred and seventy seven & 3/4 Dollars to reverse which said judgment, the said Alfred Colvin & Samuel McFarland

have sued out a Writ of Error from the Supreme Court, within and for the Third Grand Division of said State, which Writ of Error is made a Supersedeas. Now if the said Alfred Colvin & Samuel McFarland

shall duly prosecute said Writ of Error, and pay, or cause to be paid, the amount of said judgment, and all judgments, costs, interest and damages which the said Supreme Court shall adjudge against them in case said judgment shall be affirmed and abide the order and judgment of said Supreme Court in this behalf, then this obligation is to be void, otherwise to remain in full force and effect.

Alfred Colvin 
Samuel McFarland 
S. B. Routh 



No.

SUPREME COURT,

THIRD GRAND DIVISION.

Alfred Colwin vs *State*

vs.

Samuel Harvey

SUPERSEDEAS BOND.

Filed July 22nd 1867

J. L. Lewis Clerk.

State of Illinois }
Henry County }

I Alfred Colwin

STATE OF ILLINOIS, }
SUPREME COURT, } ss.

The People of the State of Illinois,

To the Clerk of the Circuit Court for the County of Knox Greeting:

Because, In the record and proceedings, as also in the rendition of the judgment of a plea which was in the Circuit Courts of Knox County, before the Judge thereof, between William M. Harvey

plaintiff; and Alfred Colvin & Samuel McFarland

defendants; it is said manifest error hath intervened, to the injury of the aforesaid defendants:

as we are informed by their complaints and we being willing that error should be corrected, if any there be, in due form and manner, and that justice be done to the parties aforesaid, command you that if judgment thereof be given, you distinctly and openly, without delay, send to our Justices of the Supreme Court the record and proceedings of the plaint aforesaid, with all things touching the same, under your seal, so that we may have the same before our Justices aforesaid at Ottawa, in the County of La Salle, on the first Tuesday after the third Monday in April next, that the record and proceedings, being inspected, we may cause to be done therein, to correct the error, what of right ought to be done according to law.

Witness, The Hon. John D. Caton, Chief Justice of our said Court, and the Seal thereof, at Ottawa, this 22nd day of July in the Year of Our Lord One Thousand Eight Hundred and Sixty two

L. Leland

Clerk of the Supreme Court.
by J. B. Rice

74
Alfred Colvin vs

No.

vs.

Samuel Hawley

WRIT OF ERROR.

This writ of error is made
a supersedeas and as such
is to be obeyed by all
concerned

L. Leland
Clerk of the Court

FILED

July 22

A. D. 1862

L. Leland

Clerk.



State of Illinois 3^d Grand Division
Supreme Court, at Ottawa,

Alfred Colvins & Samuel McFarland

v

William M. Harvey

} Error,

It is hereby agreed that the above
suit be dismissed at the costs of the said defendant
in Error William M. Harvey, the same as if, the
judgments in the courts below, had been reversed,
February 20th 1863,

H. G. Harman
for Plaintiff in Error

Angus Craig
Atty for Def

74.

Alfred Colvin

Wm M Harvey

Agreement to Dismiss

Filed April 22 - 1863

So. Ireland

Clark

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