

14230

No. _____

Supreme Court of Illinois

City of Alton

vs.

Palmer

State of Illinois
Madison County

Municipal Court in and
for the City of Alton

I, Mercur W Robbins, Clerk of the
Municipal Court in and for the City of
Alton, do hereby certify that a certain
Bond of said Municipal Court, in and for
the City of Alton, plaintiff appellee, in a case
against Lewis Palmer defendant appellant,
a judgment for Two Hundred and Sixty Dollars and
costs of the same, which said judgment
was rendered by said Municipal Court, at the
City of Alton, Illinois, on the 24th day of
April, 1839, and that said defendant
appellant, did file his appeal bond in said
Municipal Court, in and for the City of Alton,
Illinois, on the 24th day of April, 1839, and
that said bond was duly approved by said
Court.

I, Mercur W Robbins, Clerk of the
Municipal Court in and for the City of Alton,
Illinois, do hereby certify that a certain
Bond of said Municipal Court, in and for
the City of Alton, Illinois, in a case
against Lewis Palmer defendant appellant,
did file his appeal bond in said
Municipal Court, in and for the City of Alton,
Illinois, on the 24th day of April, 1839, and
that said bond was duly approved by said
Court.

11/10
11/10

City of Utton
Certificate of
100 of Municipal Council
of City of Utton

Filed July 11 1839
J. Duman

14230

5 per cent
Debt

Dismissed July Term
1839-

City of Ottawa appellee }
vs
Levi Palmer Appellant }

Appeal from the
Municipal Court in & for the
City of Ottawa.

This day came the appellee by Wm. J. Smeeth
his Attorney & friend and filed a certificate from the
at the ~~City of Ottawa~~ ^{City of Ottawa} of said Municipal Court & the
clock of said Municipal Court that judgment was rendered
in said Municipal Court in favor of the appellee for One
hundred dollars & costs of suit: that an appeal was prayed and
allowed by said Court: that thirty days were allowed in which
the said appellant was to file his said appeal bond in said case: and
that said appellant filed his said appeal bond in said case in
compliance with said order of said Court and moved the Court
to dismiss the appeal because the appellant had failed
to file the Records in said case within the first three days of
the present term. And the Court being sufficiently ad-
vised of and concerning said motion. It is ordered that
the said appeal be dismissed and that a procedendo issue
to the said Municipal Court of the City of Ottawa.

And it is further ordered and adjudged by said Court
that the said City of Ottawa the said appellee have recover
of the said Levi Palmer the said Appellant the sum of
Five Dollars being five percent damages
on the amount of the judgment appealed from and also his
costs in and about this motion expended ~~and~~ that the same
execution for said damages and costs.