

No. 14366

Supreme Court of Illinois

W^H
~~W~~itham

vs.

Knebel.

71641  7

State of Illinois of the Circuit Court
of Davis County At May Term 1861.

Emanuel Whitman
vs
Geo Knebel. Assumpsit.

Be it remembered that heretofore to wit: on the first day of June A.D. 1861. as yet of the said May Term A.D. 1861. of said Davis County Circuit Court, in the Record of the proceedings thereof, in the above entitled cause, appears the following entry to wit:

Emanuel Whitman
vs
Geo Knebel Assumpsit

The Defendant by Rawlin and Shean, his attorneys, comes and prays an appeal to the Supreme Court, which is granted, conditioned, that, in twenty days from this date, he enter into, and file with the Clerk of this Court, a good and sufficient appeal bond, in the penal sum of Three hundred.

Dollars, with either John P. Devoza or
Jacob Köhler as surety, and the said
defendant files his bill of exceptions,
which is certified by the Court.

And afterwards, to-wit: on the
nineteenth day of June, A.D. 1861, the
said defendant, comes and files his appeal
bond in this cause, which said appeal
bond, is in the words and figures, follow-
ing, to-wit:

Know all men by these presents,
that we Les Knobel and John P. Devoza
of the County of St. Davids and State of
Illinois, are held and firmly bound
unto Emanuel Whitman, in the penal
sum of three hundred dollars, lawful
money of the United States, for the payment
of which, well and truly to be made, we
bind ourselves, our heirs, executors, + admin-
istrators, jointly and severally by these
presents. Witness our hands and seals,
this 19th day of June A.D. 1861.

The condition of the above obligation is
such, that, whereas the said Emanuel
Whitman, did on the thirtieth day of
May, A.D. 1861, in the Circuit Court

in, and for the County of St Davids
and State of Illinois, recover a judgment
against the above bounden Les Knebel
for the sum of One Hundred and fifty
nine + $50/100$ dollars, damages, and costs
of suit, from which said judgment of
the said Circuit Court, the said Les Knebel
has prayed for and obtained an appeal
to the supreme Court of said State of
Illinois. Now if the said Les Knebel,
shall duly prosecute his said appeal
with effect and shall 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 the said supreme
Court, then the above obligation to be void,
otherwise to remain, in full force and
virtue.

Taken and entered into Les Knebel
before me at my office John P. de. Joya
in the City of Galena, St
Davids County, Illinois this
nineteenth day of June
A.D. 1861.

Wm R. Rowley Clerk
by F. B. Newhall deputy.

Endorsed,

Filed June 19th 1861

Wm C. Rowley clk
by F. J. Newhall deputy.

State of Illinois

vs. Davis County J. William C. Rowley

Clerk of the Circuit Court

in and for the County of Davis and
State of Illinois, do hereby certify the fore-
going to be a true and correct copy of the
Order of appeal, together with the appeal bond
filed by the defendant in the above entitled
cause, (wherein Emanuel Whitman is
plaintiff and Leo Kubel is defendant,)
as said order and appeal bond, appear of
record and on file in my office.

In Testimony whereof I have
hereunto set my name and affixed
the seal of said Court, at my office
in Galena, this Twenty third day
of April, A. D. 1862.

Attest, Wm C. Rowley, Clerk
by F. R. Bird deputy.



324

Erasmus M. Law

us

Geo Kuebel

Geitfuss

324

1862

Filed April 25: 1862

L. Leland
Clerk

14366

1862